## EXHIBIT U

	Page 1
1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE EASTERN DISTRICT OF VIRGINIA
3	Alexandria Division
4	
5	x
6	LEAGUE OF UNITED LATIN AMERICAN Civil Action No.
7	CITIZENS - RICHMOND REGION COUNCIL 1:18-cv-00423
8	4614, et al.,
9	Plaintiffs,
10	v.
11	PUBLIC INTEREST LEGAL FOUNDATION,
12	an Indiana Corporation, and
13	J. CHRISTIAN ADAMS,
14	Defendants.
15	x
16	
17	
18	VIDEOTAPED DEPOSITION OF 30(b)(6) DESIGNEE
19	J. CHRISTIAN ADAMS
20	Washington, D.C.
21	Thursday, April 18, 2019
22	
23	
24	
25	Job No. 158969

	Page 2	Page 3
1	rage 2	
2		1 APPEARANCES:
3		
4		Skadden, Arps, Slate, Meagher & Flom On Behalf of Plaintiffs
5	Thursday, April 18, 2019	5 BY: Sean Tepe, Esq.
6	9:16 a.m.	6 BY: Andrew Hanson, Esq.
7		7 1440 New York Avenue, NW
8		8 Washington, DC 20005
9		9
10		10
11	The following is the transcript of the	Foley & Lardner
12	videotaped deposition of 30(b)(6) designee J.	On Behalf of Defendants
13	Christian Adams held at the offices of Skadden, Arps,	BY: William Davis, Esq.
14	Slate, Meagher & Flom LLP, 1440 New York Avenue, NW,	•
15	Washington, DC 20005.	Miami, Florida 33131
16		16 17
17		17 18
18 19	Demonted by Linds C. Winkedt DDD CDD DATA DDD CCD	19
20	Reported by: Linda S. Kinkade RDR CRR RMR RPR CSR	20 Also present:
21	Registered Diplomate Reporter, Nationally Certified	David Chroniger, Legal Video Specialist
22	Realtime Reporter, Registered Merit Reporter,	22
23	Registered Professional Reporter, Certified Shorthand	23
24	Reporter, in and for the State of California, Notary	24
25	Public, within and for the District of Columbia	25
	,	
	Page 4	Page 5
1	INDEX OF EXAMINATION	<sup>1</sup> PROCEEDINGS
2		<sup>2</sup> VIDEO SPECIALIST: This is the start of
3	EXAMINATION OF 30(b)(6) DESIGNEE Page	tape labeled number 1 of the videotaped deposition of
4	J. CHRISTIAN ADAMS	J. Christian Adams, 30(b)(6) for Public Interest
5	BY MR. TEPE 6	5 Legal Foundation, in the matter of League of United
6	BY MR. DAVIS	6 Latin American Citizens, et al. v. Public Interest
7		Foundation, et al., in the United States District
8		8 Court, for the Eastern District of Virginia,
9		9 Alexandria Division, case number 1:18-CV-423.
10 11		This deposition is being held at 1440 New York
12		Avenue, Suite 1100, northwest, Washington, D.C., on April 18th, 2019, at approximately 9:16.
13		April 18th, 2019, at approximately 9:16.  My name is David Chroniger from TSG Reporting,
14		inc., and I'm the legal video specialist. The court
15		reporter is Laura Kinkade in association with TSG
16		16 Reporting.
17		Will counsel please introduce yourselves.
18		18 MR. TEPE: Sean Tepe, pro bono attorney
19		19 for Plaintiffs.
20		MR. DAVIS: William Davis on behalf of the
21		Public Interest Legal Foundation and Christian Adams
22		with the law firm of Foley & Lardner.
23		VIDEO SPECIALIST: Will the court reporter
24		please swear in the witness.
25		25 //

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1	J. CHRISTIAN ADAMS,	1	A. Not that I'm aware of.
2	having been first duly sworn, was	2	Q. Since you've been deposed before, I
3	thereafter examined and testified as follows:	3	probably don't need to go through the ground rules,
4	EXAMINATION	4	but just in case, if there's anytime you need a
5	BY MR. TEPE:	5	break, just let me know, as long as, you know, I'm
6	Q. Good morning, Mr. Adams.	6	not in the middle of something, we can try and
7	A. Good morning.	7	accommodate you. Okay?
8	Q. Can you state your name for the record?	8	A. I will not ask you to take a break after
9	A. John Christian Adams.	9	you ask a question.
10	Q. Have you been deposed before?	10	Q. And you'll wait to finish my question so
11	A. Yes.	11	we're not talking over each other?
12	Q. How many times?	12	A. I will try.
13	A. I don't recall exactly how many, at least	13	Q. Excellent. Counsel may object, but, as
14	four.	14	you know, you still need to answer the question
15	Q. And what kind of cases were those?	15	unless he instructs you not to answer.
16	A. What kind of cases? I don't remember what	16	A. Understood.
17	the first one was. The second one was Shirley	17	Q. Okay. Are you testifying today on behalf
18	Sherrod vs. Andrew Breitbart in DC/DC. The third one	18	of the Public Interest Legal Foundation?
19	was Austyn Crites vs. Fox News in D/Nevada.	19	A. Yes.
20	Q. By "D/Nevada" you mean District of Nevada?	20	Q. Also known as PILF?
21	A. Correct.	21	A. Correct.
22	Q. You're under oath today, yes?	22	Q. And PILF is here pursuant to a deposition
23	A. Correct.	23	notice, which the court reporter is going to mark for
24	Q. Is there any reason why you cannot provide	24	
25	truthful and accurate testimony today?	25	you. (PILF Exhibit 1 marked for
	trutiful and accurate testimony today:	23	(FILIT EXHIBIT I MAINED TO
	Page 8		Page 9
1	identification: Plaintiffs' Amended	1	A. Yes.
2	Rule 30(b)(6) Notice to Take	2	Q. What did you do?
3	Deposition of Public Interest Legal	3	A. Reviewed documents, met with my attorneys.
4	Foundation)	4	Q. How long did you meet with your attorneys?
5	MR. TEPE: The court reporter has marked	5	A. Days.
6	as PILF Exhibit 1 a document.	6	Q. How many hours?
7	Q. Mr. Adams, do you want to take a look at	7	A. Don't remember.
8	that? Do you recognize it?	8	Q. Okay. More than eight?
9	A. I see the document.	9	A. Yes.
10	Q. Do you recognize it?	10	Q. Okay. Who did you meet with?
11	A. Yes.	11	A. My attorneys.
12	Q. What do you recognize it to be?	12	Q. I understand. What are your attorneys'
13	A. It speaks for itself. It says it's a	13	names?
14	notice.	14	A. You have the counsel of record in this
15	Q. And it says it's a Notice of Deposition of	15	case.
16	Public Interest Legal Foundation, correct?	16	Q. Yeah, but I don't know who you met with.
17	A. It speaks for itself. It's what it says.	17	A. Well, one of them is sitting here.
18	Q. Do you mind turning to the exhibit to the	18	Q. That's Mr. Davis?
19	notice, in particular, the topics for examination	19	A. Correct.
20	starting on page 9.	20	Q. Okay.
21	Are you prepared to speak and testify on	21	A. Look at the counsel of record, and you
22	behalf of PILF on these six topics today?	22	will have a list of people who I relied on to prepare
23	A. Yes.	23	for this deposition.
24	Q. Did you do anything to prepare for today's	24	Q. I'm sorry. Mr. Adams, I'm asking just a
25	deposition?	25	very simple question.
	=		

	Page 10		Page 11
1	A. And I just answered it.	1	say "you" today, I'll be referring to PILF, since
2	Q. I asked the question, which was, who did	2	you're here on behalf of PILF. Okay?
3	you meet with.	3	A. Correct.
4	A. And I answered it. I said, if you look at	4	Q. Okay. And but if there's anytime that's a
5	the list of attorneys who are counsel of record in	5	little bit of confusion, just let me know and I'll
6	this case, you will see the names of the people who I	6	try and clarify. Because what I'll try and do is, if
7	met with to prepare for this deposition.	7	I'm speaking about you as a person, I'll just say
8	Q. You met with Ana Romes?	8	"you as Mr. Adams."
9	A. Effectively, yes.	9	A. Understood.
10	Q. "Effectively," what does that mean?	10	Q. Okay. PILF used to be called ActRight
11	A. By telephone.	11	Legal Foundation, correct?
12	Q. Okay. And how long did you meet with	12	A. Yes.
13	Ms. Romes?	13	Q. It was incorporated in Indiana in 2012?
14	A. Days.	14	A. If you have a document that will help me
15	Q. You met with her days?	15	refresh my recollection, I'd like to review it
16	A. Correct.	16	because I can't remember the exact date.
17	Q. How many documents did you look at?	17	Q. When did ActRight Legal Foundation change
18	A. Tens of thousands.	18	its name to PILF, do you recall?
19	Q. So you looked at a lot more documents than	19	A. I do not, but if you have a document that
20	you produced in this case.	20	would help me refresh my recollection I'd be happy to
21	A. Let me fix my answer. I looked at tens of	21	review it.
22	thousands of pages. I cannot tell you how many of	22	Q. Prior to the name change, do you know what
23	those are subsets to equal a document, but in	23	ActRight Legal Foundation's mission was?
24	aggregate I reviewed tens of thousands of pages.	24	A. Essentially, but if you have a document
25	Q. Okay. Unless I specify otherwise, when I	25	with more specific information I'm happy to review
	Page 12		Page 13
1	it.	1	ActRight Legal Foundation.
2	(PILF Exhibit 2 marked for	2	A. Mm-hmm.
3	identification: ActRight Legal	3	Q. Does this refresh your recollection as to
4	Foundation letter dated 7/17/2014	4	what the mission was of the ActRight Legal
5	PILF-ADAMS-0020792 - 20858)	5	Foundation?
6	MR. DAVIS: I assume this is Exhibit 2?	6	A. It would help do that. It speaks for
7	MR. TEPE: Yes. The court reporter has	7	itself.
8	just marked what is PILF Exhibit 2, a document.	8	Q. It says:
9	Q. Mr. Adams, have you seen this document	9	A DOLLA ID 13
			ActRight Legal Foundation is a
10	before?	10	ActRight Legal Foundation is a 501(c)(3) law firm that provides a
10 11	before?  A. I don't have a specific recollection of	10 11	
			501(c)(3) law firm that provides a
11	A. I don't have a specific recollection of	11	501(c)(3) law firm that provides a wide range of legal services to
11 12	A. I don't have a specific recollection of reviewing this document.	11 12	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit
11 12 13	<ul><li>A. I don't have a specific recollection of reviewing this document.</li><li>Q. Okay. Well, it's a letter from ActRight</li></ul>	11 12 13 14 15	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of
11 12 13 14	<ul> <li>A. I don't have a specific recollection of reviewing this document.</li> <li>Q. Okay. Well, it's a letter from ActRight</li> <li>Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?</li> <li>A. That's what it says.</li> </ul>	11 12 13 14 15	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting
11 12 13 14 15	<ul> <li>A. I don't have a specific recollection of reviewing this document.</li> <li>Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?</li> </ul>	11 12 13 14 15 16 17	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the
11 12 13 14 15 16 17	<ul> <li>A. I don't have a specific recollection of reviewing this document.</li> <li>Q. Okay. Well, it's a letter from ActRight</li> <li>Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?</li> <li>A. That's what it says.</li> <li>Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation</li> </ul>	11 12 13 14 15 16 17	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs,
11 12 13 14 15 16 17 18	A. I don't have a specific recollection of reviewing this document.  Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?  A. That's what it says.  Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation made to be considered a charitable organization in	11 12 13 14 15 16 17 18	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs, First Amendment rights of free
11 12 13 14 15 16 17 18 19 20	A. I don't have a specific recollection of reviewing this document.  Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?  A. That's what it says.  Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation made to be considered a charitable organization in Alaska; is that right?	11 12 13 14 15 16 17 18 19	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs, First Amendment rights of free speech and association, voting
11 12 13 14 15 16 17 18 19 20 21	A. I don't have a specific recollection of reviewing this document.  Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?  A. That's what it says.  Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation made to be considered a charitable organization in Alaska; is that right?  A. I won't disagree with that.	11 12 13 14 15 16 17 18 19 20 21	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs, First Amendment rights of free speech and association, voting rights, property rights, and other
11 12 13 14 15 16 17 18 19 20 21	A. I don't have a specific recollection of reviewing this document.  Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?  A. That's what it says.  Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation made to be considered a charitable organization in Alaska; is that right?  A. I won't disagree with that.  Q. Okay. Well, if you turn to the document	11 12 13 14 15 16 17 18 19 20 21 22	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs, First Amendment rights of free speech and association, voting rights, property rights, and other constitutional rights of due process
11 12 13 14 15 16 17 18 19 20 21 22 23	A. I don't have a specific recollection of reviewing this document.  Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?  A. That's what it says.  Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation made to be considered a charitable organization in Alaska; is that right?  A. I won't disagree with that.  Q. Okay. Well, if you turn to the document with the Bates number 20798 at the bottom	11 12 13 14 15 16 17 18 19 20 21 22 23	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs, First Amendment rights of free speech and association, voting rights, property rights, and other constitutional rights of due process and equal protection.
11 12 13 14 15 16 17 18 19 20 21 22 23 24	A. I don't have a specific recollection of reviewing this document.  Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?  A. That's what it says.  Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation made to be considered a charitable organization in Alaska; is that right?  A. I won't disagree with that.  Q. Okay. Well, if you turn to the document with the Bates number 20798 at the bottom A. 20798?	11 12 13 14 15 16 17 18 19 20 21 22 23 24	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs, First Amendment rights of free speech and association, voting rights, property rights, and other constitutional rights of due process and equal protection.  As you testified earlier, ActRight Legal
11 12 13 14 15 16 17 18 19 20 21 22 23	A. I don't have a specific recollection of reviewing this document.  Q. Okay. Well, it's a letter from ActRight Compliance Services, LLC to the Alaska Department of Law dated July 17th, 2014; is that right?  A. That's what it says.  Q. And correct me if I'm wrong, but it appears to be a filing that ActRight Legal Foundation made to be considered a charitable organization in Alaska; is that right?  A. I won't disagree with that.  Q. Okay. Well, if you turn to the document with the Bates number 20798 at the bottom	11 12 13 14 15 16 17 18 19 20 21 22 23	501(c)(3) law firm that provides a wide range of legal services to individuals and nonprofit organizations in the exercise of their fundamental civil and constitutional rights, with particular emphasis on protecting and defending their right to the free exercise of religious beliefs, First Amendment rights of free speech and association, voting rights, property rights, and other constitutional rights of due process and equal protection.

	Page 14		Page 15
1	Legal Foundation, correct?	1	called PILF or was it still the ActRight Legal
2	A. I think I testified to that, but you may	2	Foundation?
3	have asked me a question that contained that	3	A. I don't remember that. And you're asking
4	information. I can't remember which one it was.	4	me in my personal capacity.
5	Q. So in the change from ARLF to PILF, did	5	Q. Well, no, I'm asking as the 30(b)(6)
6	the mission of the organization change to your	6	witness, when did the president of PILF
7	knowledge?	7	A. Okay.
8	A. Well, if you have if you're asking me	8	Q begin working there?
9	to compare precisely what the mission statements are	9	A. My answer is the same as the last two
10	of the two organizations, to the extent you're asking	10	times I answered it. The third time I'm answering it
11	me to do that, if you have a document that lets me do	11	is approximately four years ago. If you have a
12	that here, I'd be happy to look at it to refresh my	12	document that will refresh my recollection, I'll be
13	recollection.	13	more than happy to look at it.
14	Q. What's your position with PILF?	14	(PILF Exhibit 3 marked for
15	A. I'm the president and general counsel.	15	identification: Filing re charitable
16	Q. And for how long have you had that	16	organization status
17	position?	17	PILF-ADAMS-0021095 - 0021147)
18	A. Approximately four years.	18	Q. The court reporter has handed you what's
19	Q. So when did you first start working for	19	been marked as PILF Exhibit 3, a document with a
20	PILF?	20	beginning Bates number of 21095.
21	A. Well, I'm not sure exactly when, if you	21	Mr. Adams, is this another filing to a state
22	have a document that would refresh my recollection,	22	with regard to PILF's charitable organization status?
23	but it's approximately four years ago. That was my	23	A. It appears that that's what that is.
24	answer.	24	Q. And then if you turn to the page that's
25	Q. When you started working for PILF, was it	25	marked 21104, it says you were elected November 18th,
	Page 16		Page 17
1	2014; is that right?	1	from Ms. Powell dated March 29th, 2016 to yourself
2	A. That's what the page says.	2	and a variety of other individuals, including your
3	Q. And you don't recall whether or not you	3	counsel here.
4	joined when the organization was called PILF or ARLF;	4	Please find Thursday's board meeting agenda
5	is that correct?	5	below, and then there's an agenda for a Public
6	A. Well, I think I've answered that question,	6	Interest Legal Foundation board meeting, correct?
7	and I said, if you have a document that would help	7	A. It appears to have that.
8	refresh my recollection, and to the extent this	8	Q. One of the documents attached to this
9	Exhibit 3 refreshes my recollection, it would	9	email is minutes to a Board of Directors meeting
10	indicate that at least on what you need to show me	10	dated February 27th, 2015. Do you see that?
11	is a name change document to get your answer. If you	11 12	A. Yes.
12	did that, we'd be past this line of inquiry and move		Q. And one of the minute items, second
13 14	on to the next one.	13	sub-bullet says, "new programs and expanded mission,
15	(PILF Exhibit 4 marked for	14 15	permanent voting integrity and redistricting
	identification: Email correspondence	16	presented by J. Christian Adams." Do you see that?
16 17	from (topmost) CMitchell sent 3/30/2016 with attachment	17	A. It says that.
18		18	Q. Do you recall presenting a new program and
19	PILF-ADAMS-0018345 - 0018373) MP. TEPE: The court reporter has marked	19	expanded mission to these individuals at the board meeting?
20	MR. TEPE: The court reporter has marked and handed the witness an Exhibit PILF 4 with the	20	A. I have no recollection in contradiction to
21	Bates number 18345.	21	this part of the minutes.
22	Q. Do you recognize this document?	22	Q. Okay. So the previous document indicated
23	A. This appears to be an email with corporate	23	that you were elected president in November of 2014,
24	records attached.	24	correct?
25	Q. So I'll direct your attention to the email	25	A. Wait. Which document are you referring
			F (Dames 14 to 17)

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1	to? What exhibit number?	1	did them myself; sometimes I did them with other
2	Q. Exhibit 3.	2	lawyers.
3	A. Okay. Okay. What is your question?	3	Q. And were you working for a nonprofit
4	Q. My question is, just so I understand the	4	organization at the time before you joined PILF?
5	timing here, you were elected president of PILF in	5	A. No.
6	November of 2014, correct?	6	Q. So you were a solo practitioner?
7	A. Well, that's what the document says.	7	A. You could, yes, put it that way.
8	Q. And your recollection would not dispute	8	Q. What prior to joining PILF, what was
9	that?	9	the last organization with which you were employed?
10	A. I don't have any recollection right now as	10	A. United States Department of Justice.
11	I sit here contrary to that date.	11	Q. And when was that?
12	Q. Okay. When you joined PILF, did you join	12	A. I'm sorry?
13	as the president, or did you have a position other	13	Q. And when was that?
14	than president before that time?	14	A. Did you say "what" or "when"?
15	A. I don't remember.	15	Q. When. I'm sorry.
16	Q. You don't remember?	16	A. 2005 to 2010.
17	A. Nope.	17	Q. So from 2010 to November of 2014 you were
18	Q. What did you do before you, Mr. Adams,	18	a solo practitioner?
19	before being president of PILF?	19	A. Okay. This is outside the scope of the
20	A. I was an attorney.	20	30(b)(6). This is about me personally. We can get
21	Q. Where?	21	to that next week.
22	A. In practice, private practice in Virginia.	22	Q. I appreciate your notifying when you
23	Q. And did you work for a law firm?	23	believe that things are outside the scope of the
24	A. Sometimes, sometimes not. When you say	24	30(b)(6). I'm still allowed to ask that question.
25	"work for," I did cases with law firms. Sometimes I	25	So if you wouldn't mind
	Page 20		Page 21
1	MR. DAVIS: I'm taking this that you are	1	A. Intermittently, yes. Again, this is
2	doing this as a predicate and foundation to ask	2	outside of the scope of the 30(b)(6).
3	further questions.	3	Q. And so did you come to what was known as
4	MR. TEPE: Yes.	4	ActRight Legal Foundation with a goal of changing the
5	MR. DAVIS: Okay. I'll allow it to the	5	organization to focus on voting rights issues?
6	extent that it's foundational to a 30(b)(6)	6	A. I don't understand the question.
7	deposition.	7	Q. Why did you join PILF?
8	MR. TEPE: Even during the 30(b)(6) I	8	A. I don't remember.
9	believe I can ask questions in a 30(b)(1) capacity.	9	Q. You don't remember why you joined PILF?
10	MR. DAVIS: I'm not going to debate that.	10	A. This is outside the scope of the
11	MR. TEPE: I understand. I'm just trying	11	30(b)(6)
12	to get through this.	12	Q. Okay.
13	MR. DAVIS: Understood.	13	A and I didn't prepare for it. So I
14	A. What was your question?	14	don't remember that.
15	Q. My question was from 2010 to 2014, you	15	Q. Okay. Well, maybe between now and Monday
16	were a solo practitioner; is that your testimony?	16	when we depose you in your personal capacity you'll
17	A. Well, no, not solo. I mean, I was in	17	know why you joined the organization that you're
18	private practice.	18	president of.
19	Q. Okay. So were you practicing in	19	A. That's supposed to be how it works.
20	partnership with someone else?	20	Q. So these minutes from February 27th of
21	A. Sometimes.	21	2015, there's a bullet called "board business." Do
22	Q. Was there a name of this entity?	22	you see that?
23	A. Election Law Center PLLC.	23	A. I see it says that.
24	Q. Ah, okay. So were there any other	24	Q. "Name change discussed, Hans von Spakovsky
25	employees of Election Law Center PLLC?	25	makes motion to change the name of the corporation to

	Page 22		Page 23
1	Public Interest Legal Foundation." Do you see that?	1	organization takes on?
2	A. That's what it says.	2	A. I have a significant role in that.
3	Q. And it was approved unanimously, right?	3	Q. And what is that significant role?
4	A. That's what it says.	4	A. To decide cases that the legal
5	Q. And so why was this motion made? Do you	5	organization takes on.
6	recall?	6	Q. So you do decide the cases, the legal
7	A. Do not. If you have a document that would	7	cases, that the organization takes on.
8	help refresh my recollection, I'd be more than happy	8	A. That's not what I testified to. You're
9	to look at it.	9	asking the question a second time, and I'll tell you
10	Q. No, I'm just, I'm just, you know, asking	10	what I said the first time. I have a significant
11	you questions that I would think you would know as	11	role in deciding what cases the organization takes
12	president of PILF.	12	on.
13	A. Why would you think that?	13	Q. And who ultimately decides what cases the
14	Q. What are your what are the day-to-day	14	organization takes on?
15	activities of the president of PILF?	15	A. There is no single person who ultimately
16	A. There's a variety of them. When you say	16	decides that.
17	"activities," what sort of activities are you	17	Q. Is it the board's decision?
18	referring to?	18	A. I just answered the question. There's no
19	Q. Well, I asked a broad question so that you	19	single person or entity that decides that.
20	can tell me what are your activities.	20	Q. So the board the board doesn't make
21	A. Anything that one who manages a law firm	21	this decision; is that your testimony? It's a very
22	would do, which is to supervise lawyers, approve	22	simple question.
23	expenditures. If you have a specific area that you	23	A. I wouldn't disagree with that.
24	want to ask about, I'm more than happy to address it.	24	Q. So the board does not make the decision
25	Q. Do you decide what cases, legal cases, the	25	which cases the organization takes on.
	Page 24		Page 25
1	A. I've already answered that question.	1	I don't know how else to explain I have a significant
2	Q. The answer is yes.	2	role in what statements are released to the public.
3	A. That's not what my answer was. You can	3	That's the second time I've answered the question.
4	read the transcript. My answer was I wouldn't	4	Q. Who else has a role in deciding what
5	disagree with that.	5	statements are released to the public?
6	Q. And why wouldn't you disagree with that?	6	A. Logan Churchwell.
7	A. Because empirically that reflects reality.	7	Q. Anyone else?
8	Q. So the reality, then, is that PILF's board	8	A. Lawyers who work on the particular matter.
9	does not decide what cases the organization takes on.	9	Q. Anyone else?
10	A. That's the third time you've asked that	10	A. Largely speaking, no, but there may be a
11	question, and I've answered it twice.	11	contrary example to what I just testified to. If you
12	Q. Why don't you answer it a third time.	12	have a document that would refresh my recollection, I
13	A. Because that's not how depositions work,	13	would be happy to look at it.
14	and you know that. You have your answer in the	14	Q. So the ultimate decision as to whether or
1 -	·		
15	record twice.	15	not a statement is made is yours; is that right?
16	record twice.  Q. It's not a very clear answer as to what	15 16	not a statement is made is yours; is that right?  A. I could stop a statement from being made,
16 17	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.	16 17	A. I could stop a statement from being made, correct.
16 17 18	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer,	16 17 18	A. I could stop a statement from being made, correct.      Q. And when you don't stop a statement from
16 17 18 19	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer, and I'm not going to answer it a third time.	16 17 18 19	A. I could stop a statement from being made, correct.     Q. And when you don't stop a statement from being made, that is based on your decision, correct?
16 17 18 19 20	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer, and I'm not going to answer it a third time.  Q. As PILF's president, do you decide what	16 17 18 19 20	A. I could stop a statement from being made, correct.  Q. And when you don't stop a statement from being made, that is based on your decision, correct?  A. I would not agree with the idea that I
16 17 18 19 20 21	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer, and I'm not going to answer it a third time.  Q. As PILF's president, do you decide what public statements are released to the public?	16 17 18 19 20 21	A. I could stop a statement from being made, correct.  Q. And when you don't stop a statement from being made, that is based on your decision, correct?  A. I would not agree with the idea that I have assented to every single statement that PILF has
16 17 18 19 20 21	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer, and I'm not going to answer it a third time.  Q. As PILF's president, do you decide what public statements are released to the public?  A. I have a significant role in deciding what	16 17 18 19 20 21 22	A. I could stop a statement from being made, correct.  Q. And when you don't stop a statement from being made, that is based on your decision, correct?  A. I would not agree with the idea that I have assented to every single statement that PILF has made to the media. I would very much disagree with
16 17 18 19 20 21 22 23	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer, and I'm not going to answer it a third time.  Q. As PILF's president, do you decide what public statements are released to the public?  A. I have a significant role in deciding what statements are released to the public.	16 17 18 19 20 21 22 23	A. I could stop a statement from being made, correct.  Q. And when you don't stop a statement from being made, that is based on your decision, correct?  A. I would not agree with the idea that I have assented to every single statement that PILF has made to the media. I would very much disagree with that. There may be a time where I was sick, there
16 17 18 19 20 21 22 23 24	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer, and I'm not going to answer it a third time.  Q. As PILF's president, do you decide what public statements are released to the public?  A. I have a significant role in deciding what statements are released to the public.  Q. Can you explain that significant role?	16 17 18 19 20 21 22 23 24	A. I could stop a statement from being made, correct.  Q. And when you don't stop a statement from being made, that is based on your decision, correct?  A. I would not agree with the idea that I have assented to every single statement that PILF has made to the media. I would very much disagree with that. There may be a time where I was sick, there may be a time that I was traveling, or there may be
16 17 18 19 20 21 22 23	record twice.  Q. It's not a very clear answer as to what I'm trying to get to.  A. You may not like it, but it's the answer, and I'm not going to answer it a third time.  Q. As PILF's president, do you decide what public statements are released to the public?  A. I have a significant role in deciding what statements are released to the public.	16 17 18 19 20 21 22 23	A. I could stop a statement from being made, correct.  Q. And when you don't stop a statement from being made, that is based on your decision, correct?  A. I would not agree with the idea that I have assented to every single statement that PILF has made to the media. I would very much disagree with that. There may be a time where I was sick, there

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deposition or taking a deposition, where I would not have had the opportunity to review all statements released to the media.

I do not have any specific recollection about when those times may or may not have occurred, but, if you have a document that would refresh my recollection, I'd be happy to look at it.

O. How are your -- strike that.

Your position is president and general counsel, correct?

A. I'm sorry?

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- Q. Your position is president and general counsel?
- A. I've answered that once already. I have. I mean, the transcript speaks for itself. If you want to ask it for the next seven hours, we can just answer it for seven hours, but I've answered that question.
- Q. It's a simple segue question to my next question, which is, how does the role of president and general counsel differ, if at all?
- A. Well, "general counsel" is a term used to describe a lawyer's role. "President" is a term used to describe an organizational head. Not all general counsels are presidents and not all presidents are

general counsels in most nonprofit organizations.

- Q. So how does your role as both president and general counsel differ?
- A. Well, I think I just answered that, but I'll clarify in case I didn't. The president is the organizational head, and the general counsel is a legal term relating to legal matters.

A president has authority as to which water cooler company to use to stock an office, and a general counsel, for example, would have authority regarding legal matters. If I was just the general counsel and not the president, I might not have a say in the vendor we use to get water jugs.

- Q. In 2016 you represented an organization called the Virginia Voters Alliance in a lawsuit against the registrar of the City of Alexandria, correct?
  - A. I did -- or we did, I suppose.

MR. DAVIS: You're using the "organizational you."

MR. TEPE: Yes. Correct.

- Q. And how did you, PILF, come to represent VVA in this litigation?
- A. How did we come to represent them? I don't understand your question.

Page 28

- Q. Did they --
- A. There's lots of ways that that could be answered. I'm not sure what you're asking.

MR. DAVIS: And I would caution the witness in answering the question be cognizant of the attorney-client privilege between PILF and VVA.

- Q. Well, did PILF approach VVA with a case to file?
- A. I have no recollection as to the answer to that question. If you have a document to refresh my recollection, I'd be happy to look at it and to see if I can answer it.
- Q. So VVA alleged that Alexandria was in violation of the National Voter Registration Act, ves?
- A. Show me a complaint and I'll be able to answer your question better. I'm not going to -that's not within the scope of the 30(b)(6), for one, and if you have a document that would help me answer that question, I'd be happy to look at it.
- Q. So you don't recall that VVA alleged Alexandria was in violation of the National Voter Registration Act?
- A. I recall it's not within the scope of the 30(b)(6).

Q. I can still ask the question.

Page 29

A. Well, you have.

Q. And you haven't answered it.

- A. That's correct. Show me a complaint and I'll answer it.
  - Q. That's not how this works, Mr. Adams.
  - A. Yes, it is.
- Q. No, you do not get to dictate what documents I get to show you. I ask questions, and you either, you know, have a recollection or --
- A. He has the complaint right there. That will be helpful.
- Q. He actually doesn't have the complaint, so -- but I appreciate you trying to narrate the actions of my co-counsel.
  - A. Oh, that's the 30(b)(6) deposition.
  - Q. It's the 30(b)(6) topic.
- A. Well, if you have the complaint, I'll be happy to answer questions about it.
- Q. Okay. So can you go to, let's say, on page 9, Topic No. 2. It states your activities and communications relating to purported noncitizen registration and voting in Virginia, correct?
  - A. There's more.
  - Q. Yes, but that's -- these are subsets,

	Page 30		Page 31
1	including, by way of example only, the conception,	1	with the Bates number 27092.
2	research, records collection and analysis, writing,	2	Do you see this document?
3	revising, editing, publication, and/or promotion of	3	A. I have Exhibit 5.
4	the Alien Invasion Reports and drafts thereof, as	4	Q. Okay. It is a letter to Anna Leider, the
5	well as your work on these or similar issues with the	5	registrar of Alexandria, correct?
6	Virginia Voters Alliance and/or other organizations	6	A. She is the addressee.
7	or individuals.	7	Q. And the date is January 14, 2016, correct?
8	Are you prepared to testify on this topic?	8	· · · · · · · · · · · · · · · · · · ·
9		9	A. That's what it says.
10	A. I am, but the question you asked doesn't	10	Q. And it's from Shawna Powell, secretary of
11	relate to paragraph 2.	11	the Public Interest Legal Foundation, correct?
12	Q. I am asking a question with regard to your	12	A. That's what it says.
	representation of VVA in its lawsuit against the City		Q. Okay. And your organization states:
13	of Alexandria under the NVRA, correct?	13	"I am writing on behalf of the
14	A. That didn't relate to noncitizen	14	Public Interest Legal Foundation to
15	registration and voting in Virginia. It's not within	15	notify you that your city is in
16	the scope of paragraph 2. And you know it. You just	16	apparent violation of Section 8 of
17	wrote it badly.	17	the National Voter Registration Act
18	(PILF Exhibit 5 marked for	18	based on our research."
19	identification: PILF letter dated	19	Do you see that?
20	1/14/2016	20	A. No. Where is that?
21	PILF-ADAMS-0027092 - 0027094)	21	Q. That's the first paragraph.
22	MR. DAVIS: Do you have one for me?	22	A. Okay. Got it.
23	MR. TEPE: Certainly.	23	Q. Okay. And your recollection of the NVRA
24	Q. Mr. Adams, the court reporter has just	24	is it that, before you can actually sue a
25	handed you an exhibit that's been marked as PILF 5	25	jurisdiction, you need to provide notice? Is that
	Page 32		Page 33
1	micht?	1	O Olsay And what are those issues?
1 2	right?	1	Q. Okay. And what are those issues?
2	A. I wouldn't disagree with you.	2	A. I'm not going to get into that because
2	<ul><li>A. I wouldn't disagree with you.</li><li>Q. Because the answer is yes.</li></ul>	2	A. I'm not going to get into that because it's part first of all, it's not within the scope
2 3 4	<ul><li>A. I wouldn't disagree with you.</li><li>Q. Because the answer is yes.</li><li>A. Well, that's not what I said.</li></ul>	2 3 4	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen
2 3 4 5	<ul><li>A. I wouldn't disagree with you.</li><li>Q. Because the answer is yes.</li><li>A. Well, that's not what I said.</li><li>Q. Oh, I know it's not what you said.</li></ul>	2 3 4 5	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this
2 3 4	<ul><li>A. I wouldn't disagree with you.</li><li>Q. Because the answer is yes.</li><li>A. Well, that's not what I said.</li><li>Q. Oh, I know it's not what you said.</li><li>A. So the answer is not yes. The answer is I</li></ul>	2 3 4 5	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to
2 3 4 5 6 7	<ul> <li>A. I wouldn't disagree with you.</li> <li>Q. Because the answer is yes.</li> <li>A. Well, that's not what I said.</li> <li>Q. Oh, I know it's not what you said.</li> <li>A. So the answer is not yes. The answer is I would not disagree with you.</li> </ul>	2 3 4 5 6 7	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that
2 3 4 5 6 7 8	<ul> <li>A. I wouldn't disagree with you.</li> <li>Q. Because the answer is yes.</li> <li>A. Well, that's not what I said.</li> <li>Q. Oh, I know it's not what you said.</li> <li>A. So the answer is not yes. The answer is I would not disagree with you.</li> <li>Q. And why wouldn't you disagree with me?</li> </ul>	2 3 4 5 6 7 8	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.
2 3 4 5 6 7 8	<ul> <li>A. I wouldn't disagree with you.</li> <li>Q. Because the answer is yes.</li> <li>A. Well, that's not what I said.</li> <li>Q. Oh, I know it's not what you said.</li> <li>A. So the answer is not yes. The answer is I would not disagree with you.</li> <li>Q. And why wouldn't you disagree with me?</li> <li>A. Because I have no basis to disagree with</li> </ul>	2 3 4 5 6 7 8	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that
2 3 4 5 6 7 8 9	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.	2 3 4 5 6 7 8 9	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.
2 3 4 5 6 7 8 9 10	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short,	2 3 4 5 6 7 8 9 10	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.
2 3 4 5 6 7 8 9 10 11	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls	2 3 4 5 6 7 8 9 10 11	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the
2 3 4 5 6 7 8 9 10 11 12	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you	2 3 4 5 6 7 8 9 10 11 12	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that
2 3 4 5 6 7 8 9 10 11 12 13	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was. Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you
2 3 4 5 6 7 8 9 10 11 12 13 14	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.	2 3 4 5 6 7 8 9 10 11 12 13 14	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of	2 3 4 5 6 7 8 9 10 11 12 13 14	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of Alexandria; is that right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page missing. Oh, you have two-sided. Okay. The second page.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of Alexandria; is that right?  A. I would disagree with that. That is not	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page missing. Oh, you have two-sided. Okay. The second
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of Alexandria; is that right?  A. I would disagree with that. That is not the crux of the complaint. You might want to distill	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page missing. Oh, you have two-sided. Okay. The second page.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of Alexandria; is that right?  A. I would disagree with that. That is not the crux of the complaint. You might want to distill	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page missing. Oh, you have two-sided. Okay. The second page.  Q. Yes.  A. "Could provide," right, okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of Alexandria; is that right?  A. I would disagree with that. That is not the crux of the complaint. You might want to distill it to that, but that's not what I believe.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page missing. Oh, you have two-sided. Okay. The second page.  Q. Yes.  A. "Could provide," right, okay.  Q. In particular, if the public available
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of Alexandria; is that right?  A. I would disagree with that. That is not the crux of the complaint. You might want to distill it to that, but that's not what I believe.  Q. Okay. Then what do you believe to be the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page missing. Oh, you have two-sided. Okay. The second page.  Q. Yes.  A. "Could provide," right, okay.  Q. In particular, if the public available information
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I wouldn't disagree with you.  Q. Because the answer is yes.  A. Well, that's not what I said.  Q. Oh, I know it's not what you said.  A. So the answer is not yes. The answer is I would not disagree with you.  Q. And why wouldn't you disagree with me?  A. Because I have no basis to disagree with you.  Q. And in paragraph five it says, "in short, your city has more voters on the registration rolls than it has eligible living citizen voters." Do you see that?  A. Right.  Q. Okay. And so that's the crux of the complaint that PILF had with the registrar of Alexandria; is that right?  A. I would disagree with that. That is not the crux of the complaint. You might want to distill it to that, but that's not what I believe.  Q. Okay. Then what do you believe to be the crux of the complaint?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. I'm not going to get into that because it's part first of all, it's not within the scope of paragraph two, which deals with noncitizen registration voting, something not mentioned in this notice letter, Exhibit 5, and it relates to privileged information. My assessment of that litigation is privileged.  Q. I'm not asking for your assessment of that litigation.  A. Well, you asked what the crux of it was.  Q. I'm going to direct your attention to the second page, where, as part of your allegation that Alexandria is in apparent violation of the NVRA, you asked for certain records; is that right?  A. Are you talking about there's a page missing. Oh, you have two-sided. Okay. The second page.  Q. Yes.  A. "Could provide," right, okay.  Q. In particular, if the public available information  A. Right.

	Page 34		Page 35
1	A. Right.	1	(VVA Exhibit 5 previously
2	Q and then there's a list	2	marked for identification and
3	A. (a) through (j).	3	referenced herein: VVA letter dated
4	(Clarification by reporter.)	4	1/25/2016 to A Leider)
5	Q. And one of the things you asked for is,	5	MR. TEPE: I'm handing the witness what
6	under item (b):	6	has been previously marked as VVA Deposition Exhibit
7	"Records your office obtained or	7	5.
8	received from the Alexandria Circuit	8	A. But it's VVA 5.
9	Court clerk, United States District	9	Q. Yes.
10	Court clerks, or other sources	10	A. Right.
11	regarding individuals who are	11	Q. Previously been marked as VVA 5.
12	ineligible to serve on juries	12	This is a letter from Reagan George, president
13	because of a lack of American	13	of the Virginia Voters Alliance, dated January 25th,
14	citizenship," among other things.	14	2016 to Ms. Leider, registrar of Alexandria, correct?
15	Correct?	15	A. That's what it says.
16	A. That's what the exhibit says.	16	Q. This letter is identical, it would appear,
17	Q. Right. And so as part of your concerns	17	to the letter that PILF sent on January 14th,
18	with regard to Alexandria's compliance with the NVRA,	18	correct?
19	you were asking for records with regard to lack of	19	A. I don't know. I haven't reviewed it. I
20	citizenship.	20	didn't this was not part of documents that I
21	A. The document will speak for itself on	21	reviewed in preparing for this deposition, so I don't
22	that.	22	know if it's what was your word you used,
23	Q. Okay. So the answer is yes.	23	"identical"?
24	A. The document says that, yes.	24	O. Yes.
25	Q. Now	25	A. I don't know that.
	Q. 110w		71. I don't know that.
	Page 36		Page 37
1	Q. You did end up representing VVA in a	1	numbers of ineligible voters." Do you see that?
2	lawsuit against the City of Alexandria, correct?	2	A. That's what it
3	A. If you look at the complaint, we've	3	MR. DAVIS: You're referring to VVA 5?
4	already asked and answered that.	4	MR. TEPE: Correct.
5	Q. And so the answer is yes, you did that.	5	A. That's what it says.
6	A. For the third time, the answer is the	6	Q. And then that same sentence or clause is
7	complaint shows we did that.	7	beginning the third paragraph in PILF's letter, which
8	Q. Now the complaint or the assertion made in	8	was marked as PILF Exhibit 5, correct?
9	both letters is that the City of Alexandria has more	9	A. It does say the same thing.
10	voters on the registration rolls than it has eligible	10	Q. So at the at this time, in January
11	living citizen voters, correct?	11	2016, PILF believed that voter rolls across America
12	A. I don't know. Show me the complaint and	12	contained substantial numbers of ineligible voters;
13	I'll answer your question. That's probably the fifth	13	is that true?
14	time I've asked for it. I can't answer questions	14	A. At yes.
15	about what the complaint says without seeing it.	15	Q. And was PILF seeking to establish that
16	MR. DAVIS: The question is whether or not	16	proposition when it made this complaint to
17	the letters say it.	17	Alexandria?
18	Q. Correct, the assertion in the letter.	18	A. I don't understand the question. Seeking
19	A. Okay. The letter if you direct me to	19	to establish the proposition? That proposition has
20	where I mean, it speaks for itself, so I'm not	20	already been established.
21	going to dispute what it says.	21	Q. Okay. So my question is: When you, PILF,
22	Q. The fifth paragraph.	22	wrote to the registrar of Alexandria that voter rolls
23	A. That's what it says.	23	across America contained substantial numbers of
24	Q. Right. And in the third paragraph it	24	ineligible voters, were you seeking to establish that
25	says, "voter rolls across America contain substantial	25	in the City of Alexandria their voter rolls also
		i .	

	Page 38		Page 39
1	contained substantial numbers of ineligible voters?	1	than are eligible to vote, correct?
2	A. No.	2	A. My answer is the same.
3	Q. You were not trying to establish that?	3	Q. The letter doesn't say that Alexandria has
4	A. I answered that.	4	20 more people.
5	Q. Okay. What were you trying to establish	5	A. The answer is the same.
6	in this letter to the City of Alexandria?	6	Q. Okay. Do you recall Alexandria responding
7	A. I wasn't trying to establish anything.	7	to either one of these seemingly identical letters?
8	This is a notice letter. You don't establish	8	A. I'm not going to accept the premise that
9	anything in a notice letter.	9	they're identical.
10	Q. Well, you've made assertions in your	10	MR. DAVIS: Object to the form of the
11	notice letter, correct?	11	question.
12	A. That's not establishing anything. Pick a	12	Q. I understand, but did Ms. Leider or Leider
13	better verb and I'll answer the question. We weren't	13	respond to your letter?
14	trying to establish anything. We were trying to send	14	A. Well, in what way? I don't understand the
15	a notice letter. That's the answer.	15	question. I mean, you know there was litigation, so
16	Q. And you say in your notice letter your	16	obviously there was a response. If you have a
17	city has more voters on the registration rolls than	17	particular document you want to show me, then I'm
18	it has eligible living citizen voters, correct?	18	happy to review it.
19	A. That's what the letter says.	19	(VVA Exhibit 6 previously
20	Q. That's what the letter says. And the	20	marked for identification and
21	letter doesn't actually say how many more voters are	21	referenced herein: Office of Voter
22	on the registration rolls than the City of Alexandria	22	Registration and Elections letter
23	has eligible living citizen voters, right?	23	dated 2/9/2016 to R George)
24	A. The letter speaks for itself.	24	Q. I've handed to you, sir, what has been
25	Q. It doesn't say you have ten more people	25	marked as, previously, as VVA Deposition Exhibit 6.
	Page 40		Page 41
1	Do you see that?	1	2014 EAC Report that supports your
2	A. Right.	2	claims?"
3	Q. It is a letter from Ms. Leider to Reagan	3	Do you see that?
4	George responding to his letter that we just looked	4	A. It says that.
5	at; is that correct?	5	Q. Okay. And so is it is it fair to say
6	A. That's what it appears to be.	6	that PILF and VVA had made an assertion about the
7	Q. Okay. And Ms. Leider says to VVA, "I	7	City of Alexandria's voting rolls, correct?
8	think your conclusion that Alexandria has more voters	8	A. Wait. What was your question?
9	on its registration rolls than it has eligible living	9	Q. Sort of a foundational question. So we've
10	citizen voters can be based on old or faulty data."	10	established that VVA and PILF made an assertion with
11	Do you see that?	11	regard to the City of Alexandria's voter rolls,
12	A. That's what it says.	12	correct?
13	Q. And she goes on to say, "currently about	13	A. I wouldn't disagree with that.
14	65 percent of Alexandria's voting age population is	14	Q. Okay. And those letters that we just
15	registered to vote," right?	15	looked at, one from PILF, one for VVA, did not say
3.6	A That's rehat it saves	16	how many more people PILF or VVA thought were on the
16	A. That's what it says.	1 17	
17	Q. Right. And then in the second-to-last	17	rolls than were eligible; is that right?
17 18	Q. Right. And then in the second-to-last paragraph, if you turn the page, thank you, it says:	18	A. We've been through that. I have answered
17 18 19	Q. Right. And then in the second-to-last paragraph, if you turn the page, thank you, it says:  "It is difficult to address the	18 19	A. We've been through that. I have answered that. As a matter of fact, that was one of the
17 18 19 20	Q. Right. And then in the second-to-last paragraph, if you turn the page, thank you, it says:  "It is difficult to address the concerns raised in your letter	18 19 20	A. We've been through that. I have answered that. As a matter of fact, that was one of the moments where I said we could be here all day, as you
17 18 19 20 21	Q. Right. And then in the second-to-last paragraph, if you turn the page, thank you, it says:  "It is difficult to address the concerns raised in your letter without additional information about	18 19 20 21	A. We've been through that. I have answered that. As a matter of fact, that was one of the moments where I said we could be here all day, as you were adding numbers to that, and I said I've already
17 18 19 20 21 22	Q. Right. And then in the second-to-last paragraph, if you turn the page, thank you, it says:  "It is difficult to address the concerns raised in your letter without additional information about the specific reports and information	18 19 20 21 22	A. We've been through that. I have answered that. As a matter of fact, that was one of the moments where I said we could be here all day, as you were adding numbers to that, and I said I've already answered that.
17 18 19 20 21 22 23	Q. Right. And then in the second-to-last paragraph, if you turn the page, thank you, it says:  "It is difficult to address the concerns raised in your letter without additional information about the specific reports and information you relied on to reach your	18 19 20 21 22 23	A. We've been through that. I have answered that. As a matter of fact, that was one of the moments where I said we could be here all day, as you were adding numbers to that, and I said I've already answered that.  Q. And then Ms. Leider disputes your
17 18 19 20 21 22	Q. Right. And then in the second-to-last paragraph, if you turn the page, thank you, it says:  "It is difficult to address the concerns raised in your letter without additional information about the specific reports and information	18 19 20 21 22	A. We've been through that. I have answered that. As a matter of fact, that was one of the moments where I said we could be here all day, as you were adding numbers to that, and I said I've already answered that.

	Page 42		Page 43
1	citizens, correct?	1	the letters?
2	A. That's your assessment. I think that	2	MR. TEPE: Right.
3	that's a fair assessment.	3	A. I would not disagree that on February
4	Q. Now	4	10th, 2016 the dispute was not resolved.
5	A. It's incorrect, by the way. She's wrong.	5	Q. Okay. And that led to VVA suing the City
6	She makes a fundamental mistake in her dispute.	6	of Alexandria in April of 2016, correct?
7	Q. So the disagreement that you just	7	A. The dispute was not resolved in February
8	manifested in your answer is the same disagreement	8	of 2016 nor was it resolved prior to the filing of
9	that prompted PILF to sue the City of Alexandria on	9	the lawsuit. If you have the complaint that will
10	behalf of VVA; is that right?	10	show me dates, I will be happy to be more specific in
11	A. I'm not going to answer that question.	11	my answer.
12	It's privileged. Sorry.	12	Q. And PILF represented VVA in this
13	MR. DAVIS: I was getting to that	13	particular lawsuit, correct?
14	instruction. Be cognizant, to the extent you can	14	A. I've answered that question, yes, a number
15	answer it, answer it, but be cognizant of the	15	of times.
16	attorney-client relationship with VVA.	16	Q. And VVA's lawsuit was dismissed, correct?
17	Q. I'll ask it differently. The dispute	17	A. Without prejudice.
18	between VVA and PILF was not resolved, correct?	18	Q. And VVA never refiled its lawsuit against
19	A. It was not resolved it was resolved	19	the City of Alexandria.
20	actually, yes.	20	A. That is a matter of public record.
21	Q. At this time.	21	Q. And the answer is yes?
22	A. Oh, at this time.	22	A. VVA never refiled its lawsuit is a matter
23	Q. Yes.	23	of public record.
24	A. That wasn't in your question.	24	Q. And PILF, by itself, as its own separate
25	MR. DAVIS: "This time" being the date of	25	entity, has not filed a lawsuit against the City of
	Page 44		Page 45
1		1	marked for identification and
2	Alexandria since the VVA suit was dismissed without	2	
3	prejudice, correct?  A. Correct.	3	referenced herein: Thompson McMullan letter dated 8/10/2016
4	Q. Now after the dismissal, you went to the	4	PILF-ADAMS-0000637 - 0000641)
5	registrar's office to inspect various documents with	5	Q. Handing the witness what has been marked
6	regard to the city's lists voter roll list	6	as VVA Deposition 7, do you recognize this document,
7	maintenance practices; is that right?	7	sir?
8	A. When you say "you," who are you referring	8	A. I don't, but I don't disagree that the
9	to?	9	answer to your question is probably contained in
10	Q. You, Mr. Adams.	10	here.
11	A. We can talk about that next week, but a	11	Q. Right. So this is a letter from the
12	representative from PILF was there. I was that	12	attorney for the City of Alexandria, William Tunner;
13	representative.	13	is that right?
14	Q. Who else was there with you?	14	A. It's a letter that states the date of the
15	A. Reagan George and Keith Damon.	15	inspection was July 25th, 2016.
16	Q. Anyone else?	16	Q. So recollection refreshed.
17	A. Ann Leider.	17	A. Recollection refreshed.
18	Q. Okay. No, I'm saying with you.	18	Q. Okay. And you went there on the 25th, and
19	A. Oh. No.	19	an attorney for the League of Women Voters wanted to
20	Q. Okay. Do you recall on what date you went	20	attend the inspection at the same time too; is that
21	to the City of Alexandria's offices to have this	21	right?
22	inspection of their records?	22	A. I don't remember a lot about that. There
23	A. If you have a document that would refresh	23	was somebody there, but that's the extent of my
24	my recollection, I'd be happy to look at it.	24	recollection.
25	(VVA Exhibit 7 previously	25	Q. Do you recall taking the position that you

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1	did not want to inspect the records with this other	1	not respecting your confidences?
2	party present?	2	A. I just said so.
3	A. I don't, but that would have been a	3	Q. No, no, no. Was there an example of that
4	perfectly reasonable one had I taken it.	4	party not respecting your confidences?
5	Q. Why is that?	5	A. Yes. I just said so.
6	A. Because it was a third party. It was	6	Q. Okay. What happened?
7	perfectly reasonable to not conduct our	7	A. My recollection was that we couldn't speak
8	attorney-client relationship and inspection in front	8	freely between each other, and Ms. Leider was
9	of third parties.	9	respectful of that relationship whereas the third
10	Q. But you said Ms. Leider was there, so	10	party was not.
11	there's no privilege in that meeting.	11	Q. So there was an instance, it's your
12	A. Right, but there is privilege when I go	12	testimony, that you went off to the side of the room
13	and take the client aside and speak.	13	and this other attorney or third party would actually
14	Q. Right. So how is that different than, you	14	follow you and not allow you to have a private
15	know, you taking the client aside and speaking when	15	conversation? That's your testimony?
16	Ms. Leider	16	A. My testimony is that the third party would
17	A. Because Ms. Leider would leave the room.	17	not respect our confidences.
18	Q. Excuse me. If I can finish my question.	18	Q. Yes, and I just asked you, did the
19	A. Go ahead.	19	situation that I just described happen?
20	Q. How is that different from when Ms. Leider	20	A. I don't remember the situation you just
21	is there and some other third party is there?	21	described.
22	A. Because we were being followed by the	22	Q. Well, how else okay.
23	other third party, and Ms. Leider would respect our	23	A. We weren't able to speak freely around
24	confidences whereas this third party would not.	24	each other with a third party there. That's my
25	Q. Well, was there an example of this party	25	testimony.
			·
	Page 48		Page 49
1	Q. Yeah, and I'm trying to understand why.	1	A. I hope so. That's my recollection.
2	A. Because the third party could hear.		
		2	Q. Ms. Leider assembled the requested records
3	Q. But Anna Leider could hear.	3	in a room; is that right?
4	<ul><li>Q. But Anna Leider could hear.</li><li>A. Anna Leider wasn't always there.</li></ul>	3 4	in a room; is that right?  A. It was in a separate room.
4 5	<ul><li>Q. But Anna Leider could hear.</li><li>A. Anna Leider wasn't always there.</li><li>Q. Okay. So why couldn't you just</li></ul>	3 4 5	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records
4 5 6	<ul> <li>Q. But Anna Leider could hear.</li> <li>A. Anna Leider wasn't always there.</li> <li>Q. Okay. So why couldn't you just</li> <li>A. Because this wasn't the third party's</li> </ul>	3 4 5 6	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations;
4 5 6 7	<ul><li>Q. But Anna Leider could hear.</li><li>A. Anna Leider wasn't always there.</li><li>Q. Okay. So why couldn't you just</li></ul>	3 4 5 6 7	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?
4 5 6	<ul> <li>Q. But Anna Leider could hear.</li> <li>A. Anna Leider wasn't always there.</li> <li>Q. Okay. So why couldn't you just</li> <li>A. Because this wasn't the third party's request. This was our request. It was our inspection.</li> </ul>	3 4 5 6	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there.
4 5 6 7 8 9	<ul> <li>Q. But Anna Leider could hear.</li> <li>A. Anna Leider wasn't always there.</li> <li>Q. Okay. So why couldn't you just</li> <li>A. Because this wasn't the third party's request. This was our request. It was our inspection.</li> <li>Q. These are public records, right?</li> </ul>	3 4 5 6 7 8 9	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter
4 5 6 7 8	<ul> <li>Q. But Anna Leider could hear.</li> <li>A. Anna Leider wasn't always there.</li> <li>Q. Okay. So why couldn't you just</li> <li>A. Because this wasn't the third party's request. This was our request. It was our inspection.</li> <li>Q. These are public records, right?</li> <li>A. That's funny.</li> </ul>	3 4 5 6 7 8 9	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.
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4 5 6 7 8 9 10 11	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right.	3 4 5 6 7 8 9 10 11	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure
4 5 6 7 8 9 10 11 12	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right. Q. Well, right, that's your position, these	3 4 5 6 7 8 9 10 11 12	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure to affirm citizenship?
4 5 6 7 8 9 10 11 12 13	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right. Q. Well, right, that's your position, these are public records, right?	3 4 5 6 7 8 9 10 11 12 13	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure to affirm citizenship?  A. No. There were records there relating to
4 5 6 7 8 9 10 11 12 13 14	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right. Q. Well, right, that's your position, these are public records, right? A. That's our position, correct.	3 4 5 6 7 8 9 10 11 12 13 14	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure to affirm citizenship?  A. No. There were records there relating to noncitizenship that said declared noncitizens, not
4 5 6 7 8 9 10 11 12 13 14 15	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right. Q. Well, right, that's your position, these are public records, right? A. That's our position, correct. Q. That's your position, right. So if these	3 4 5 6 7 8 9 10 11 12 13 14 15 16	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure to affirm citizenship?  A. No. There were records there relating to noncitizenship that said declared noncitizens, not failure to affirm, it was declared noncitizen
4 5 6 7 8 9 10 11 12 13 14 15 16	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right. Q. Well, right, that's your position, these are public records, right? A. That's our position, correct. Q. That's your position, right. So if these are public records and this is an inspection, why	3 4 5 6 7 8 9 10 11 12 13 14 15 16	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure to affirm citizenship?  A. No. There were records there relating to noncitizenship that said declared noncitizens, not failure to affirm, it was declared noncitizen cancellations.
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right. Q. Well, right, that's your position, these are public records, right? A. That's our position, correct. Q. That's your position, right. So if these are public records and this is an inspection, why can't some other party be there during the inspection? A. I don't have a view of that, generally speaking. Specifically speaking, in this instance,	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure to affirm citizenship?  A. No. There were records there relating to noncitizenship that said declared noncitizens, not failure to affirm, it was declared noncitizen cancellations.  Q. Okay.  A. There's a difference.  Q. And did this report have a name?  A. It may have. If you have it and want to
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4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. But Anna Leider could hear. A. Anna Leider wasn't always there. Q. Okay. So why couldn't you just A. Because this wasn't the third party's request. This was our request. It was our inspection. Q. These are public records, right? A. That's funny. Q. Well, that's A. We had to litigate to get them, so right. Q. Well, right, that's your position, these are public records, right? A. That's our position, correct. Q. That's your position, right. So if these are public records and this is an inspection, why can't some other party be there during the inspection? A. I don't have a view of that, generally speaking. Specifically speaking, in this instance, the third party is not respecting our confidences. I've answered that question now four times.	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	in a room; is that right?  A. It was in a separate room.  Q. And during the inspection you saw records for registration, voter registration cancellations; is that right?  A. There was a wide variety of records there. I am sure that there were records for voter registration cancellations.  Q. And were there records there indicating voter registration cancellations based on a failure to affirm citizenship?  A. No. There were records there relating to noncitizenship that said declared noncitizens, not failure to affirm, it was declared noncitizen cancellations.  Q. Okay.  A. There's a difference.  Q. And did this report have a name?  A. It may have. If you have it and want to show me to refresh my recollection to get the specific name, I'd be more than happy to do that.

Page 50 Page 51 1 to know what's the term that you use in describing Q. Right, because the City of Alexandria was 2 2 this report. not sure if, pursuant to law, you had the right to 3 3 A. Well, the term that I use would be view -- to copy -- certain of that information; is 4 consistent with what the report says, and if you have 4 that right? That's their position. 5 5 it for me to look at, I'd be more than happy to take A. That -- if you have a document that would 6 a look at it. be more specific in refreshing my recollection, I 7 7 Q. And so you did see a report that, as you would be happy to look at it. My general 8 8 described, was a list of cancellations using the recollection is, which may be wrong, was that the 9 9 declared noncitizen nomenclature, correct? city general registrar had some measure of 10 10 A. Well, the nomenclature is usually what the trepidation about providing that report without 11 11 actual document says. It's not nomenclature; it's talking to other people. 12 12 Q. Correct. what it says. 13 13 A. But -- I'm sorry. Q. You wanted to make a copy of that report, 14 14 correct? Q. Well, I think, if you look at the August 15 A. Absolutely. And do you want to know why? 15 10th letter, which is VVA Exhibit 7 --16 16 Q. And you were not able to make a copy of A. Okay. 17 17 that report --Q. -- confirms your recollection, is that 18 18 A. That's not correct. correct --19 19 Q. -- on that day. A. Well --20 20 A. That's not correct. We were able to make Q. -- that you had requested a category of 21 21 a copy of the report. The problem was we were denied documents, you were unable to take copies of them at 22 22 access to make a copy of the report. There's a that time based on a position as to, you know, 23 23 difference between ability and denial, and in this whether or not you could do so, right? 2.4 2.4 particular instance we were denied access to making a A. Right, a position which was later proved 25 25 copy of that report. to be incorrect, and --Page 52 Page 53 1 Q. Understood, but I'm talking about this 1 O. Yeah. Who is Noel Johnson? 2 2 time. A. He's an attorney that you deposed a week 3 3 A. At that time that was her -- VVA ago sitting in this chair at PILF. 4 Deposition Exhibit 7 refreshes my recollection that 4 Q. So there's some back and forth, and, 5 5 there was a measure of trepidation that the GR in ultimately, you are forwarded this correspondence by 6 6 Alexandria was receiving ultimately incorrect Noel Johnson on September 13th, 2016, correct? 7 7 direction that she could not provide us a copy of the A. It appears that I was forwarded this. If 8 8 documents. you're saying this correspondence --9 (PILF Exhibit 6 marked for 9 Q. I'll --10 10 identification: Email correspondence A. -- yeah, I wasn't part of it, you're 11 from (topmost) N Johnson dated right. 12 9/13/2016 with attachment 12 Q. Yes. 13 13 PILF-ADAMS-0003265 - 0003277) A. And it wasn't until -- September 13, 2006 14 14 MR. TEPE: The court reporter has marked was the first time I was forwarded the declared 15 15 and handed to the witness what has been noted as PILF noncitizen cancellation list from Alexandria. 16 16 Exhibit 6. Q. Right. Okay. So I was going to get 17 Q. Do you see that? 17 there. 18 18 A. There's a PILF Exhibit 6 in front of me. So on September 13th, 2016 Noel Johnson 19 19 Q. Yes. And do you recognize this document? forwards you the information that he received from 20 A. I've seen this document before. 20 the City of Alexandria, correct?

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A. Wait a minute. I think you've asked that,

and I answered it, but now I'm confused by what

Q. Well, I'm just trying to take it step by

step and you're jumping ahead of me.

Q. Okay. And so the document begins with

email correspondence between the City of Alexandria's

attorney, William Tunner, correct, and Noel Johnson?

A. I don't know. Hold on. Tunner to

Johnson, page 2 of the document.

21

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you're asking.

	Page 54		Page 55
1	And so the first step is, Tuesday, September	1	Q. Well, you requested this record, right?
2	13th, Noel Johnson forwards you information from the	2	A. Okay. This is the record we requested.
3	attorney for the City of Alexandria, correct?	3	Q. Okay.
4	A. And it appears that information is	4	A. This is the record we requested in
5	referenced in the attachment that says	5	trying to remember the exhibit number January of
6	noncitizen.PDF, mentalincapacity.PDF, so it appears	6	2016. Let's see what date this is. September 13th,
7	that there was an attachment to this email exchange.	7	2016.
8	Q. Exactly. And so I want to ask you to turn	8	Q. Where in the letter in January of 2016 do
9	to that attachment.	9	you request this record?
10	A. I've turned to it.	10	A. Well, that was your characterization of
11	Q. It is an attachment to a document that	11	our paragraph (b), sub-(b) on page 2.
12	says, Cancellation - Declared Non-Citizen, Alexandria	12	Q. Well, I think the transcript will speak
13	City. Do you see that?	13	for itself, but can you point to me anywhere in
14	A. Yes.	14	January this January letter which either the
15	Q. For a period of time from January 1st,	15	VVA dated January 25th or the PILF letter January
16	2012 to September 13th, 2016.	16	14th to ask for this specific record?
17	A. That's what it says.	17	A. I thought we engaged in this exercise
18	Q. Is this the document that you were	18	already when you instructed me that paragraph (b) in
19	referring to seeing in the inspection in Alexandria	19	your view would seem to satisfy that request for the
20	on July 25th?	20	noncitizen list. At the time I didn't disagree with
21	A. It probably is. I mean, I could be proven	21	your characterization.
22	wrong about that, but it probably was.	22	Q. Okay. My question right now is: Can you
23	Q. And this is the record that you wanted	23	point to me anywhere, any language in either of these
24	from Alexandria; is that right?	24	two letters, January 14th from PILF or January 25th
25	A. I don't understand what you mean.	25	from VVA, that calls for this specific record?
	Page 56		Page 57
1	A. Yes.	1	
2		2	did you focus your request from Alexandria on this particular document, which is PILF Exhibit 6?
3	Q. Okay. Where is it? A. (j).	3	A. We focused our request on all the
4	Q. (j). (j) states, "all list maintenance	4	requested documents from our document inspection that
5	records, including federal voter registration forms	5	we wanted.
6	containing citizenship eligibility questionnaires for	6	Q. Okay. And so is this this is one of
7	the last 22 months." And you're saying that this	7	the documents you wanted.
8	specific record was called for by item (j)?	8	A. Oh, very much so.
9	A. Because it's a list maintenance record,	9	Q. Okay. And then
10	including federal voter registration forms containing	10	MR. TEPE: We can go off the record.
11	citizenship eligibility questionnaires list is just a	11	VIDEO SPECIALIST: We're off the record,
12	subset of all the maintenance records. So (j) is an	12	10:22.
13	omnibus request.	13	(Proceedings recessed)
14	Q. Fair enough. Thank you.	14	VIDEO SPECIALIST: We're back on the
15	MR. DAVIS: When you get to a point, I	15	record, 10:30.
16	would like to take a quick bathroom break.	16	BY MR. TEPE:
17	Q. So going back to the well, I guess	17	Q. Did seeing the list strike that.
18	we're looking at the January records request, you had	18	(PILF Exhibit 7 marked for
19	items (a) through (j), correct? Right?	19	identification: Email correspondence
20	A. Yeah.	20	from (topmost) C Adams sent 8/5/2016
21	Q. And that's ten categories of information,	21	PILF-ADAMS-0000654 - 657)
22	right?	22	MR. TEPE: The court reporter has marked
23	A. I guess. I mean, the document speaks for	23	as PILF Exhibit 7 a document Bates number 654.
24 25	itself.	24	Q. Mr. Adams, do you recognize this?
۵3	Q. And then now after the inspection in July,	25	A. I have seen this before.

	Page 58		Page 59
1	Q. And so there's an email dated August 5th,	1	somebody else gave them to me. There's a good chance
2	2016 from you to Shawna Powell copying Noel Johnson,	2	they're my edits. There's some chance they're not.
3	correct?	3	Q. But someone at PILF edited this for sure.
4	A. That's what it says.	4	A. Almost certainly, yes.
5	Q. Attached to it is a marked-up draft of a	5	Q. So this is a letter, again, making a
6	letter; is that correct?	6	request for inspection of records relating to voter
7	A. Yes.	7	list maintenance obligations under the National Voter
8	Q. And this is a letter from PILF to or a	8	Registration Act.
9	planned letter from PILF to a bunch of election	9	A. It is.
10	jurisdictions; is that right?	10	Q. Okay. And you in this letter, draft
11	A. Well, you say "a bunch," but you can count	11	letter, you request four things; is that correct?
12	the number, but I won't disagree that that's what it	12	A. It's what it shows.
13	generally is, with the exception of potentially one,	13	Q. And
14	two, three, four, five, six, seven, eight 19	14	A. I can tell you what they are, if you'd
15	jurisdictions.	15	like.
16	Q. Nineteen jurisdictions. Okay. And these	16	Q. I want to direct your attention to item 2,
17	are edits that you made to this letter, correct?	17	specifically the language that is struck. Do you
18	A. If you say so. I'm well, I mean, it	18	agree do you see a list of all individuals? Do
19	would stand to reason the way this is presented to me	19	you see that that's been deleted?
20	that these were my edits, yes.	20	A. Right.
21	Q. So it's a marked-up document, and in your	21	Q. It says:
22	email to Ms. Powell you say, okay, here you go,	22	"A list of all individuals who have
23	revised.	23	been purged from your jurisdiction's
24	A. Right, but that doesn't necessarily answer	24	voter registration lists in the last
25	the question if they're my edits. It might have been	25	two years because the individual was
	Page 60		Page 61
1	not a citizen of the United States	1	(Johnson Exhibit 2
2	of America, along with the date on	2	previously marked for identification
3	which each purged individual last	3	and referenced herein: Email
4	voted."	4	correspondence from (topmost) N
5	Okay. So someone at PILF, presumably you,	5	Johnson sent 8/16/2016 with
6	struck that language, correct?	6	attachments
7	A. Correct.	7	PILF-ADAMS-0009064 - 9135)
8	Q. Okay.	8	MR. TEPE: The witness is being handed an
9	A. That's what the document shows.	9	exhibit that was previously marked as Johnson 2.
10	Q. And the document also shows that, instead	10	Q. And I really just want to have you confirm
11	of that language, it appears you went with the	11	that the draft letter that we were looking at in PILF
12	language that is here under number 1.	12	Exhibit 7, a copy of that is here in Johnson Exhibit
13	A. Number 1 is a revision to the document.	13	2, starting on page Bates number 9067; is that right?
14	Q. Right. And so a revision of that	14	A. It appears to be.
15 16	language, correct, that says document the revised	15 16	Q. And so this particular letter is to the
17	language says:	17	registrar for Prince William County, correct?
18	"Documents regarding all registrants	18	A. That's what it says.
19	who are identified as potentially	19	Q. Dated August 8th, 2016, and it has that
20	not satisfying the citizenship	20	same language in the request number 1, right, documents regarding all registrants who are
21	requirements for registration from any information source,	21	identified as potentially not satisfying the
22	including"	22	citizenship requirements, right?
23	And then it lists a couple of things, correct?	23	A. I mean, I haven't done a document compare,
24	A. That's what the edit shows.	24	but I have no reason to, looking at it with the
25	Q. All right.	25	amount of time I have, to disagree.
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Q. This request does not seek a list of people canceled because the individual was in fact not a citizen of the United States, does it.

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A. No, I would disagree with that. And the reason I would disagree with that is because of a variety of information that came to our attention regarding these VERIS reports directly from election officials.

For example, Ann Leider at Alexandria City told me very directly and very specifically that the individuals on this list were noncitizens, and she told me very specifically and very directly that they had testified or affirmed under oath, I should say, under penalty of perjury, that they were noncitizens, and that's how they ended up on this list.

After I learned that from the Alexandria general registrar, I had conversations with other elected officials -- I'm sorry, other election officials -- who corroborated Ann Leider's statements to me that, if you are on this list, Cancellation - Declared Non-Citizen, you were a noncitizen who had, under oath, under penalty of perjury, asserted that they were a noncitizen, and then the state engaged in a follow-up process to give them the opportunity to withdraw that under-oath assertion that they were a

noncitizen.

So I would disagree with the characterization that paragraph 1 does not ask for this information.

- Q. Who were the other officials that you say corroborated Ms. Leider's --
- A. Multiple -- I'm sorry -- multiple discussions with other general registrars.

Q. Who?

A. Well, when I spoke with other general registrars around the state, they gave me an account entirely consistent with Ann Leider's. I spoke with former general registrars in Virginia who validated Ann Leider's assertion that, when you showed up on the Cancellation - Declared Non-Citizen list, you did so because you declared yourself that you were a noncitizen, under oath, under penalty of perjury, with the state, then, making a subsequent secondary declaration based on their inquiries that you were also a noncitizen. There was no ambiguity about this -- none.

Q. Okay. My question was who?

A. Well --

Q. Who did you speak with?

A. I spoke with Ann Leider, other general registrars.

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Q. Who?

A. Other general registrars, such as Cameron Quinn --

Q. Cameron Quinn.

A. -- Fairfax County general registrar. I spoke with former state election directors in Virginia.

Q. Who?

A. Cameron Quinn was a state election director. I spoke with Don Palmer. All of these individuals confirmed, without any equivocation or contradiction, that when you are on the declared noncitizen list you were a noncitizen.

Q. Anyone else?

A. Yeah, there were others. I can't remember all of them, but there's multiple, and I heard the exact same version over and over and over again without any ambiguity.

And, as a matter of fact, if you look at the exhibit --

Q. There's no question.

A. The question is still pending.

Q. No, there is no question pending.

MR. DAVIS: Yeah, let's --

A. Right.

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Q. Okay. So but it is, as you just testified, in the draft letter, which is PILF Exhibit 7, the language seeking a list of all individuals who have been purged from your jurisdiction's voting registration lists in the last two years because the individual was not a citizen of the United States of America was struck, correct?

A. Okay. I don't see where you are.

Q. Okay. It's what we covered --

A. You're on the draft -- what exhibit number?

Q. PILF Exhibit 7.

A. 7 ...

Q. The draft letter.

A. Okay.

Q. The language that we had looked at that had been struck.

A. Right. We didn't need that language anymore because numerous election officials had told us, former general registrars -- excuse me, I made that mistake again -- former election officials -- had told us that, when you were on the canceled declared noncitizen, that was determinative, that somebody -- that the voter had testified, under oath, under penalty of perjury, in the DMV process that

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they were noncitizens, and that the state did a subsequent or the county did a subsequent follow-up to validate that under-oath assertion.

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So our focus changed, because every election official who I spoke with told us that there was no ambiguity about these people being noncitizens.

And so, yes indeed, we narrowed our focus to something far more useful, which is the broader inquiry of all of the documents, not just this particular document.

And, as a matter of fact, if you look at Billy Tunner's email to us in -- I'm not sure it's marked -- it's VVA Deposition Exhibit 7 -- actually that's not it. It's the forwarding email that you asked me about.

Mr. Tunner, who is the lawyer for Ann Leider -- it's Deposition Exhibit 7 -- I'm sorry, that's not it. It's a Tunner email you sent -- or you asked me about. Mr. Tunner very specifically says these are individuals determined to be noncitizens, and he's an attorney for the Alexandria general registrar.

- Q. He was just quoting back language that you guys had used, correct?
  - A. Well, he was, but that's good enough,

isn't it now. And not only that, he's quoting language back that his client had said to me. So it's a double verification. He was quoting language that his client said to me that these were noncitizens, who happened to be, by the way, the client was the general registrar of the City of Alexandria.

Q. Okay. So you struck language seeking a list of individuals who had been purged because the individual was not a citizen of the United States and replaced that with language seeking documents regarding all registrants who are identified as potentially not satisfying the citizenship requirements, correct?

A. That's what it says, and we did that because we wanted a wider and more systematic and thorough examination of the entire citizenship process that obviously we discovered in the summer of '16 had significant flaws that --

Q. Okay.

A. Can I finish? -- that was allowing noncitizens. So the change was made to have a broader inquiry to get a more holistic assessment of the problems in the Commonwealth.

Q. And so this letter that was edited on

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August 5th -- looking at PILF Exhibit 7 -- came less than two weeks after the inspection on July 25th in Alexandria, correct?

A. I mean, the dates speak for themselves on the document.

(PILF Exhibit 8 marked for identification: Email correspondence from (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989)

MR. TEPE: The court reporter has marked as PILF Exhibit 8 a document with the Bates number 8942.

- Q. Do you see that?
- A. Exhibit 8, yeah.
- Q. And attached to this email is a series of letters to other jurisdictions similar to the one that we just looked at in PILF Exhibit 7, right?
- A. Well, give me a moment, please. Yeah, I don't see anything other than that attached on 8.
- Q. And all of these requests contain the same language for request number 1, documents regarding all registrants who were identified as potentially not satisfying the citizenship requirements for registration.

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A. Okay. I'd have to go through and do it all -- I will tell you that I assume it does, but at this point we were doing a more holistic, thorough examination of what was going wrong in Virginia as opposed to the earlier simple request for a list of names.

By this point we had evolved to trying to determine what the root cause was of these noncitizens getting on the rolls, and so it would be consistent with that change in focus that the August 8th letter had the more holistic request. But I could go through and verify every one, if you want me to.

- Q. So if I understand your testimony, changing the request from a list of noncitizens of the United States to a list of registrants who were identified as potentially not satisfying the citizenship requirements is a more holistic request?
- A. That's part of it. The "potentially" wasn't the important part.
  - Q. I'm sorry?

A. I said that's -- my answer was that's part of it, but the word "potentially" was not the important part of the request, who were identified as potentially not satisfying. The word "potentially"

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is largely irrelevant.

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What is more relevant is the broader inquiry as to what's going wrong in Virginia, what causes this to happen, what do you do about it when you discover there's a problem.

We were trying, rather than just getting a list of people who were noncitizens who were removed, we were attempting to take the temperature of what's -- and to actually get a lot more than temperature -- we were trying to get all sorts of vitals, if you will, as to what the broader problem was in the state. And you do that by looking at all the documents associated with it.

At this point we had heard from, as I said earlier, a number of election officials who were guiding us as to what the best approach was as far as asking for documents, and I already testified as to who they were.

Q. And so if I understand what you're saying, in order to figure out -- strike that.

To answer the question of whether or not there are noncitizens turning up on the registration lists --

- A. Well, that question is already answered.
- Q. I'm in the middle of my question.

- A. Oh, I'm sorry. I thought you asked one.
- Q. No. So to answer the question of whether or not there are noncitizens turning up on the voting rolls, you felt it was necessary to not rely on a single document or list but to look at the greater context of how these people were showing up and whether or not they were --
- A. No -- sorry.

Q. -- and whether or not, you know, they should be on that list.

A. I disagree with your premise. The question as to whether noncitizens were showing up on the voter rolls had already been answered. It had been answered by the face of this document. It had been answered by election officials in Alexandria who told me these were noncitizens who were on the rolls. It had been answered by other former Virginia election officials who told me noncitizens were on the rolls. So I question your premise.

What we were trying to do is to figure out why it was happening, not if it was happening. If had already been established. There are noncitizens on this list

Q. Okay. And so are you saying that all those people are noncitizens?

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A. I'm saying there are noncitizens on this list. I didn't have the ability to figure out if there aren't noncitizens on this list. But when election officials told me these are noncitizens, it is inherently reliable, and my next question is why is this happening.

- Q. Okay. So just so I understand your testimony, at this time in -- I guess we're in August of 2016 -- well --
  - A. You are. You're in August of 2016.
- Q. Well, the exhibit we were looking at, which is PILF Exhibit 7 -- is that right, the one with the list that you were just pointing at?
- A. The Alexandria list of noncitizens, declared noncitizens, Exhibit 6, was produced, it appears, on September 13, 2016.
- Q. Okay. So just in terms of the timeline, you hadn't in August received that list from Alexandria, correct?
  - A. I had seen the list.
  - Q. You had seen --
- A. And I had a discussion with both the general registrar in Alexandria about what the list meant as well as other election officials around the Commonwealth as to what the list meant.

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So I had very much had a great deal of

familiarity prior to August of 2016 about Exhibit 6, declared noncitizen list.

- Q. Okay. So I think -- so just in terms of the timeline, you hadn't in August received the list from Alexandria, correct?
- A. I disagree with that. I had held it in my hand. I had held it in my hand on July 25th, 2016, and I had very carefully looked at it and had discussions about the list of declared noncitizens from Alexandria with the general registrar of Alexandria.
- Q. So you see this list and the inspection, and then that causes you to make requests of other jurisdictions, correct?
- A. That's incorrect. I saw this list in the inspection and had a discussion with the general registrar of the City of Alexandria about it.

What caused us to make the subsequent inspections was something you left out and I testified about very clearly, and that was my intervening discussions with multiple election officials, former and current, in the Commonwealth about what this list in Exhibit 6, Alexandria City declared noncitizen, meant and how it was generated

Page 74 Page 75 1 and the inherent reliability of the list. declared noncitizens, I had subsequent conversations 2 2 Q. Okay. with a variety of individuals, among those you 3 3 A. And those conversations confirmed my included, but probably also Clara Belle Wheeler. 4 previous understanding, and that led to the August 4 So there was a variety of individuals, both 5 5 8th mailings going out. before and after obtaining the list in Exhibit 6, 6 Q. Okay. So I'm just trying to understand where I was gaining an understanding of what the 7 7 your testimony. Is your testimony that between July problem was and what this list meant. It wasn't just 8 8 25th, when you had the inspection in Alexandria -two weeks, if that's your question. 9 9 and August, was it 4th, that draft letter -- you had Q. So is it your testimony that you were 10 10 conversations with former election officials. aware of this specific list before the inspection on 11 11 A. And current. You left that out of your 12 12 A. I was aware that there was available a question. 13 13 Q. I'm sorry. And in PILF Exhibit 7 it's list of people who had been declared noncitizens 14 14 August 5th. prior to my inspection on July 25th. 15 A. Yeah. 15 Q. Okay. And how did you come to that 16 16 Q. So between July 25th and August 5th you awareness? 17 17 had conversations with Ann Leider and Don Palmer and A. Because a variety of election officials, 18 18 Cameron Quinn with regard to the reliability of the both former and current, told me that there were 19 Cancellation - Declared Non-Citizen list. 19 records related to this line of inquiry that were 20 20 A. No, my discussions predated January -- or available, if they were asked for. 21 July 25th, among some of those, but were related to 21 Q. Did they tell you this via email? 22 22 this very issue. I had been in ongoing discussions A. I don't remember. 23 23 with other election officials around the Commonwealth Q. Did they tell you this via letter? 24 24 regarding this problem. A. Prob -- it was certainly not letter, no. 25 25 After I saw the list of Exhibit 6, Alexandria It would have been written records. Page 76 Page 77 1 1 Q. So this would be a conversation that you that this kind of record existed. 2 2 had? A. I gave you a list of some of the people 3 3 A. For sure there would have been that I spoke with in an ongoing effort to learn about 4 4 this issue. Cameron Quinn was one person that I've conversations. 5 5 had conversations with about noncitizen records. O. Okay. And when did these conversations 6 6 take place? Q. Understood. And my question is, did 7 7 A. I don't remember specifically. Ms. Quinn tell you that this is -- that this type of 8 Q. And who did they take place with? record existed before July 25th? 9 A. I already answered that question. 9 A. I don't have a specific recollection of 10 10 Q. No, these conversations that alerted you that. Remember, Cameron Quinn was the general 11 to the specific declared noncitizens --11 registrar for the largest county in the state -- in 12 12 A. It wasn't this specific -- okay. I'm the Commonwealth, and she very much told me that 13 13 sorry. there were written records detailing noncitizens that 14 14 Q. Okay. So my question is, were you aware were available for the asking, yes. 15 15 of this specific record, the Cancellation - Declared Q. Did anyone else besides Ms. Quinn? 16 16 Non-Citizen record, were you aware of this record A. I've answered that. Don Palmer and I had 17 before the inspection on July 25th? 17 discussions about the availability of noncitizen 18 18 A. I was aware that such similar records, cancellation records. Don Palmer was the state 19 19 election director for the Commonwealth of Virginia, substantially similar records as the one produced in 20 Exhibit 6, existed if they were asked for, yes, from 20 and I found his assessments to be inherently 21 21 election officials around the Commonwealth because of reliable. There were others.

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Q. But right now only Palmer and Quinn are

you two other names. Ann Leider is one, Don Palmer,

A. No, that's not my testimony. I've told

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my conversations with them.

Q. Right. And who specifically --

Q. So Cameron Quinn specifically told you

A. I've answered that question.

those that you can recall?

	Page 78		Page 79
1	Cameron Quinn, Clara Belle Wheeler. Hans van	1	A partially, right. It was not entirely
2	Spakovsky was an election official in Virginia. He	2	the response to our records request.
3	talked about the presence of noncitizen records.	3	Q. Okay. But it was it was a response,
4	So those are five election officials who I	4	right?
5	relied on and more that I can't remember prior	5	A. Well, it was forwarding records, but they
6	to the letter of August 8th, 2016 going out. None of	6	weren't just responding to our records request. They
7	them offered any contradictory information.	7	were also responding to the work of your law firm in
8	(Johnson Exhibit 3	8	getting these records.
9	previously marked for identification	9	Q. Okay. I'm just asking a simple
10	and referenced herein: Email	10	question
11	correspondence from (topmost) C	11	A. Well, I'm answering the truth.
12	Adams sent 8/16/2016	12	Q about the document here. So Ahmad,
13	PILF-ADAMS-0046537 - 0046538)	13	Rizwana Ahmad, sends to Public Interest Legal
14	MR. TEPE: The witness has been handed	14	Foundation, "Secretary Powell, in an effort to submit
15	what's been previously marked as Johnson Exhibit 3.	15	a timely response, I wanted to contact you via
16	Q. Do you recognize this document?	16	email," correct?
17	A. I think I have seen this document before.	17	A. That's what it says.
18	Q. So this is an email that begins with an	18	Q. Okay. And then Noel Johnson forwards that
19	email from Prince William County dated August 16th to	19	to you and copies Kaylan Phillips and Joseph
20	Public Interest Legal Foundation; is that correct?	20	Vanderhulst, correct?
21	A. Right.	21	A. That's what it says.
22	Q. And this is or that was the response to	22	Q. And those are people who also work at
23	your records request, correct?	23	PILF, right?
24	A. Well	24	A. They yes.
25	Q. Your August	25	Q. Okay. And what was forwarded was the a
	Page 80		Page 81
1	copy of the cancellation list that we had previously	1	and had made contact with Prince William County, did
2	looked at, the declared noncitizen cancellation list,	2	a lot of good work to help us get these documents
3	right?	3	through the work of Skadden Arps.
4	A. The Prince William version of Exhibit 6.	4	Q. Okay. You realize that you're under oath,
5	Q. Correct. And then at the top you	5	correct?
6	responded on August 16th at 6:05 p.m., "As you saw,	6	A. I do.
7	David Norcross said we've hit paydirt." Do you see	7	Q. Right. And what evidence do you have that
8	that?	8	Skadden Arps, as a law firm, had any involvement in
9	A. I do.	9	this records request?
10	Q. Okay. Who is David Norcross?	10	A. Well, there were Skadden Arps emails from
11	A. He's a board member.	11	Skadden Arps lawyers, conversations with Skadden Arps
12	Q. But at this time he wasn't.	12	lawyers that I had, and those emails were not not
13	A. He was not.	13	ambiguous. And Skadden Arps lawyers were assisting
14	Q. Right. And at this time, in August of	14	in this project. Are you not aware of this?
15	2016, who was David Norcross?	15	Q. Can you provide a copy of the retention
16	A. He was a client.	16	letter in which you retained Skadden Arps?
17	Q. He was one of the plaintiffs in the VVA	17	A. Well, you know that you don't need a
18	lawsuit against the City of Alexandria?	18	retention letter to have a client. In fact there's
19	A. Right.	19	plenty of cases where lawyers and clients don't have
20	Q. Okay. Now when you said, "As you saw,	20	retention letters. And in this particular instance I
21	David Norcross said we've hit paydirt," was this a	21	had assumed that Skadden Arps was assisting in
22	conversation that you had with Mr. Norcross?	22	collecting this information because they did a very
23	A. I did. I was thoroughly happy that your	23	good job at it. And it wasn't just to collect the
24	law firm had helped us acquire these documents	24	information; it was the dissemination of the
25	through the good work of one of your lawyers there	25	information, the media relations. So there was a
			21 (Paras 70 to 01)

	Page 82		Page 83
1	whole range of activities that your law firm was very	1	attachments.
2	helpful with.	2	A. Right. It was an August 8th letter.
3	Q. Okay. So this email, though, doesn't	3	Q. Right. So this is an August 8th letter
4	mention anything about Skadden Arps, does it.	4	from PILF, correct, asking for certain records.
5	A. Others do.	5	A. Right.
6	Q. I understand, I understand, I'm asking a	6	Q. And then the previous attachment, if you
7	question about this email.	7	go to the page ending in 9065, it's a letter from
8	(Clarification by reporter.)	8	Prince William County's Registrar Michele White,
9	A. This email does not mention your law	9	right?
10	firm's assistance on its face.	10	A. It's August 16th on the document.
11	Q. Okay. So can you take a look at Johnson	11	Q. Okay. And Michele White says, Dear
12	2?	12	Secretary Powell, I am and this is dated August
13	A. Johnson 2?	13	16th, right? I'm sorry.
14	Q. Yes.	14	"I am in receipt of your letter dated August
15	A. I'm not sure I've seen oh, wait.	15	8th, which reached Prince William County Office of
16	Sorry.	16	Elections on August 12th." Do you see that?
17	Q. So this is the underlying email to Johnson	17	A. It does say that.
18	3, which we were just looking at. It shows the email	18	Q. "You have requested inspection of records
19	of Rizwana Ahmad on August 16th, correct?	19	related to voter list maintenance, especially those
20 21	A. Right.	20	identified as potentially not satisfying the
22	Q. Okay. And attached to that email included	21 22	citizenship requirements registration as of 2011."
23	the original request from PILF dated August 8th,	23	Do you see that?
24	2016, correct?	24	A. It does say that.
25	A. August	25	Q. Okay. And then in the third paragraph it
	Q. Yes, August 8th, 2016, one of the	23	says, "in response to your information request, I am
	Page 84		Page 85
1	providing a PDF of Prince William County Cancellation	1	Q. And this is a conversation that you had
2	- Declared Non-Citizen list dating back to January	2	with him, right?
3	1st of 2011 to the present day." Do you see that?	3	A. Yes.
4	A. It says that.	4	Q. What did he mean strike that.
5	Q. Okay. And she included one of these	5	What was your understanding of him saying
6	cancellation lists, the Prince William version of it,	6	the meaning of him saying "paydirt"?
7	correct?	7	A. I think there was an awareness, and I'm
8	A. It's in there, declared noncitizen in	8	not positive about this, that he was aware of the
9	Exhibit 2 Johnson.	9	role of Skadden Arps in the collection of this data
10	Q. Right. Nowhere in this letter from	10	in this project, and the fact that we had received
11 12	Ms. White does she say that she is responding to a	11	information from Prince William County very quickly
13	request of Skadden Arps, correct?	12 13	with the assistance of Skadden Arps led to a
14	A. The letter doesn't tell the whole story.  There's much more to this	14	celebratory tone because of the ability to obtain
15	Q. My question my question, sir, is,	15	information from a county, a very large county, that had received instructions from the state, by the way,
16	nowhere in this letter from Ms. White does she say	16	a very important fact, not to provide this
17	that she is responding to a request to Skadden Arps,	17	information to us, yet it seemed that the role of
18	correct?	18	Skadden Arps was able to pry loose this information,
19	A. It is true that this letter does not	19	and so we hit paydirt, and it was a celebratory tone.
20	contain the entire story of what happened.	20	Q. Okay. So we just looked at a letter from
21	Q. So if we can go back to Johnson 3. About	21	PILF to Prince William County, correct?
22	less than three hours after receiving the email from	22	A. I'm sorry. What was that?
23	Rizwana Ahmad of Prince William County, you wrote,	23	Q. We looked at a letter from PILF
24	"as you saw, David Norcross said we've hit paydirt."	24	A. The August 8th letter in Johnson 2.
25	A. Right.	25	Q. Right. And this is an email that

	Page 86		Page 87
1	excuse me this is a letter, August 8th, from	1	Q. It came from Indianapolis, right?
2	Secretary Powell, correct? She's the secretary at	2	A. That's what it says.
3	PILF?	3	Q. Right. And that's where, other than you,
4	A. Yeah.	4	that's where the folks at PILF work, right?
5	Q. It copies Edgardo Cortes, right?	5	A. More or less.
6	A. Does it? I don't see that. If you	6	Q. Okay. And it's addressed to the General
7	can direct me to oh, the letter itself?	7	Registrar Michele White, Prince William County,
8	Q. The letter itself.	8	right?
9	A. It does.	9	A. That's what it says.
10	Q. Okay. There's no mention of Skadden Arps	10	Q. Okay. So this request didn't come from
11	on this letter.	11	Skadden Arps.
12	A. Well, there's not, but it was delivered to	12	A. This request did not, but other requests
13	Skadden Arps, and the letter was provided to Skadden	13	did.
14	Arps' lawyer in his effort to obtain the information.	14	Q. Okay. Well, I'm talking about this
15	And I can explain how that occurred and why	15	request.
16	that occurred in greater detail, but, no, you're	16	A. I understand that. This one did not come
17	correct, it doesn't say Skadden Arps on the letter	17	from Skadden Arps.
18	because it didn't need to.	18	(Clarification by reporter.)
19	Q. Okay. And then behind the letter is a	19	Q. And so this request came from PILF and
20	copy of looks like an envelope, right?	20	it's dated August 8th. We looked at the letter,
21	A. Yep.	21	right?
22	Q. Yeah. And so the envelope says Public	22	A. I think we've been through this, but, if
23	Interest Legal Foundation in the sender in the upper	23	you want to do it again, yes, August 8th.
24	left-hand corner?	24	Q. And Skadden Arps is not referenced at all
25	A. Right.	25	in this letter, correct?
	Page 88		Page 89
1	A. Nor would it be because the help provided	1	to just keep on putting the word "Skadden Arps"
2	by Skadden Arps was apart from the written	2	into
3	communication.	3	A. No, I want to answer your question
4	Q. And so this letter, I believe your	4	truthfully.
5	testimony is, yes, this letter does not contain any	5	Q into your answer. And so my question
6	reference to Skadden Arps, correct?	6	was, at PILF, okay, I think your earlier testimony
7	A. None of the document Johnson 2, as far as	7	said that, when PILF received this list, this
8	I know, references Skadden Arps. As my previous	8	cancellation list from Prince William County, there
9	testimony was, those were other documents that do.	9	was a celebratory reaction to it, correct?
10	Q. And so the letter responding to your	10	A. Because Skadden Arps helped us pry out
11	August 8th request from Ms. White on August 16th has	11	documents which we didn't think we would be able to
12	no reference to Skadden Arps, correct?	12	get without litigation.
13	A. As I said a moment ago in my testimony,	13	Q. And this email here, Johnson 3, says, "as
14	nothing in Johnson 2 mentions Skadden Arps.	14	you saw, David Norcross said, we've hit paydirt,"
15	Q. So I think your earlier testimony said	15	right?
16	that, when you got this list, this cancellation list	16	A. I've testified previously that that's what
17	from Prince William County, there was a celebratory	17	Exhibit 3 says.
18	reaction to it, right?	18	Q. Right. And that was, I think, part of the
19	A. The celebratory reaction was because we	19	celebratory reaction, correct?
20	would no longer have to fight to obtain documents	20	A. The entire celebration was based on the
21	because of the nice or, I'm sorry, the help of	21	fact that we got documents that we thought we were
22 23	Skadden Arps allowed us to get documents that we	22 23	going to have to go to federal court to get, but your
24	thought we were going to have to fight to get.	23	law firm helped us get them by communicating directly
25	That's a fact.  Q. Okay. Right. And I understand you want	25	with the friendly registrar in Prince William County to pry loose these documents.
-	Q. Okay. Kigin. And I understally you wallt		to pry roose these documents.

Page 90 Page 91 It is entirely based on the role of your law 1 the role of Skadden Arps. 2 firm and our celebration that we would not have to go A. Well, I can look around the state at the 3 to federal court because a great service was given to empirical results -us. Thank you. 4 Q. That's your testimony? 5 Q. Entirely based by Skadden Arps. A. Well, no, it's not. I'm going to answer 6 A. No, largely based. 7 Q. Okay. Well, you said entirely based, Q. You're going to change your earlier 8 didn't you? testimony. 9 A. No, I'm not. I'm going to explain to you A. Our joy was entirely based on the fact that we would not have to go to federal court to pry 10 why --11 loose these documents that were under instructions (Clarification by reporter.) 12 from the state not to give us. A. I will tell you where I -- why -- what 13 O. You said it is -justifies that statement. Other counties continued 14 A. May I finish, please? to follow the instructions of the Commonwealth and Q. Certainly. 15 refused to give us the documents. That's one of the 16 A. But when your lawyer called, when someone reasons that your law firm's lawyer at Skadden Arps 17 working at your law firm called the Prince William also organized an effort to collect documents from 18 County registrar and at least told me that that's those recalcitrant counties to try to duplicate the what was done, these documents suddenly appeared 19 success he enjoyed in Prince William County in 20 despite instructions from the Commonwealth not to getting the documents to PILF. 21 give them to us, and we were extremely celebratory. So our reason for celebration was almost 22 We hit paydirt. entirely over the fact that we didn't have to sue 23 Q. And it's your testimony that the documents Prince William like we did Alexandria, Chesterfield 2.4 from Prince William County that we just looked at in and Manassas. Because of the success in obtaining 25 response to a request of PILF was entirely based on the documents, we hit paydirt. Page 92 Page 93 Q. PILF used the records that they were 1 process, as you've heard my testimony, an awareness 2 collecting, including these cancellation reports that among people who are election officials, former 3 we were just looking at, for a report called "Alien election officials, about a defect in Virginia's Invasion in Virginia," correct? 4 citizenship voter rolls, citizenship -- noncitizens 5 A. Okay. I'm sorry. We used the records in on the rolls. And I think that there was a broad 6 document 6 or -- I'm sorry. Which one are you asking understanding that there were problems, and it wasn't 7 just one single individual. It was rather a group of 8 Q. Well, you used -- I was asking a more experts who decided that we needed data on that. In general question, which is, you used these 9 fact --10 cancellation reports, we've looked at one from Prince Q. Okay. William and one from Alexandria, correct? We've 11 A. -- that was clear to everybody involved. 12 looked at those two, right? Q. All right. So who decided to write Alien 13 Invasion in Virginia? A. Right, right. 14 Q. You, PILF, used those records for a report A. Well, I've sort of answered that. There's 15

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4 5 6 7 8 9 10 11 12 13 14 15 called Alien Invasion in Virginia, right? 16 A. Yes, but there were other records besides 17 the two you just referenced. 18 O. I understand. 19 A. Okay. Some of which, once again --

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Q. No, there's no question pending. Thank So let's talk about that report. Who came up

with the idea to write Alien Invasion in Virginia? A. Well, I don't think there's any single

person who came up with it. I think it's an ongoing

- no single person. It was a collaborative corporate effort to rely on the role of experts outside of PILF, rely on empirical data that we had been collecting. Rather than litigate over this, it was a desire to educate about it --
  - Q. Okay.
  - A. -- and to fix the problem.
- Q. So there was a collective determination within PILF to write Alien Invasion in Virginia.
- A. I think that's a fair characterization of my testimony.

	Page 94		Page 95
1	Q. Who came up with the title "Alien Invasion	1	It's an effort to use a well-known cultural reference
2	in Virginia"?	2	beginning with the H.G. Wells novel through the
3	A. I can't remember. It's probably one of	3	movies of the '50s about flying saucers. It is
4	the lawyers who was trying to be satirical. You	4	something that universally pretty much everybody that
5	know, it relates to The War of the Worlds,	5	I've seen has laughed at it and gotten the joke, and
6	H.G. Wells, as kind of a spoof.	6	I think as a cultural reference, not something that
7	Q. But	7	is implying that there's an actual invasion taking
8	A. Sorry?	8	place, and I think most people get that.
9	Q. I'm sorry. I didn't want to interrupt.	9	Q. Mr. Johnson was in charge of pulling
10	A. Well, no, go ahead.	10	together the first Alien Invasion report; is that
11	Q. But you don't recall who decided	11	right?
12	A. Well, it may very well have been Noel. It	12	A. That was his testimony.
13	was probably a collaborative effort that they	13	Q. And that's your testimony as well.
14	presented to me, and I remember receiving a	14	A. I don't have any reason to disagree with
15	collective recommendation.	15	it.
16		16	
17	Q. Okay. And you said "Noel." That's Noel	17	Q. Well, you're the PILF 30(b)(6) witness.  A. And I'm not disagreeing with it. I think
18	Johnson?	18	ů ů
19	A. No, no, I said it was collaborative is	19	that Noel organized the layouts, the text. He had
20	what I said.	20	certainly help from others, but Noel certainly was
	Q. Oh, I'm sorry. Okay. I thought you said	21	leading the
21 22	Noel.	22	Q. Charge?
	Was PILF trying to suggest that Virginia was	23	A charge.
23	being invaded by noncitizens?		(Johnson Exhibit 7
24	A. Yeah, that's really funny. I mean, come	24 25	previously marked for identification
25	on. As I said earlier, it's satire. It's humor.	25	and referenced herein: Email
	Page 96		Page 97
1		1	_
2	correspondence from (topmost) N	2	A. Correct.
3	Johnson sent 9/29/2016 with	3	Q. Okay. And then the whole rest of the
4	attachment	4	staff works in Indianapolis, Indiana, correct?
	PILF-ADAMS-0005621 - 0005636)		A. Right, but we visit each other. I fly out
5 6	Q. Handing you what's been called not	5	there; they fly out here.
	called but marked as Johnson Exhibit 7, do you	6	Q. Understood. In terms of sharing work
7	recognize this document?	7	product, you primarily rely on email; is that right?
8	A. It looks to me like an email from Noel	8	A. Primarily, not exclusively.
9	Johnson just to me, and I've seen it before.	9	Q. Understood, but primarily.
10	Q. It's dated September 29th, 2016?	10	A. Primarily, not exclusively.
11	A. September yes.	11	Q. Okay.
12	Q. And says, subject line, "Draft Virginia	12	A. And I do have some recollection actually
13	Report."	13	of this not being the first time I saw this, because
14	A. That's what it says.	14	I had awareness that we would we would talk about
15	Q. "Christian," in the body, "Christian, here	15	things prior to this.
16	is a draft of the Virginia report with what we know	16	Q. And if there was any drafts of the report
17	so far."	17	that were exchanged in person, that would have been
18	A. That's what it says.	18	produced, right?
19	Q. This is the first draft that was sent to	19	A. If they still existed, and there's a
20	you for review; is that right?	20	chance they might not still exist. There's always a
21	A. I don't think so, but it might be, but I	21	chance that there were records that were no longer in
22	would be surprised that this would be the first it	22	existence that we could not produce.
23	looks very polished at this point, but I don't know.	23	Q. Looking at a document that was previously
24	Q. Sure. Let me ask you this. You are the	24	marked as Johnson 6, do you see that?
25	president of PILF, but you work in Virginia, correct?	25	(Johnson Exhibit 6

	Page 98		Page 99
1	previously marked for identification	1	that this is something that probably is a substantial
2	and referenced herein: Email	2	portion of the way to completion at this point on
3	correspondence from (topmost) N	3	September 23rd.
4	Johnson sent 9/23/2016	4	Q. Okay. So this draft that Johnson emailed
5	PILF-ADAMS-0014107 - 0014113)	5	to himself and that he testified to last week as
6	A. Well, I see Johnson 6, and it looks like	6	being, you know, an initial draft, was sent to
7	you're now dealing with a September 23rd draft, which	7	himself on September 23rd, right?
8	is different than September 29th.	8	A. I don't I don't know. This document
9	Q. Indeed it is different. And so in this	9	was sent to himself on September 23rd. Once again, I
10	Johnson Exhibit 6, it's an email from Noel Johnson to	10	would quibble with the characterization of an initial
11	himself dated September 23rd, right?	11	draft. If that's his testimony, it will speak for
12	A. Right. Well, it's strange. It's to	12	itself.
13	himself. Okay. I've probably seen this.	13	Q. Right. Are you, sitting here today, are
14	Q. And then and then the draft here is,	14	you aware of any earlier draft?
15	would you say, preliminary? It's only got one, two,	15	A. Yes. I'm aware that he
16	three, four, five pages to it.	16	Q. Of Alien Invasion report. Sorry.
17	A. No, I wouldn't say that. I'd say it's	17	A. Can I finish, please?
18	earlier. Remember, this was not, ultimately, a very	18	Q. I just want to clarify the question.
19	long report. I don't have well, I probably do	19	A. I'm aware of Alien Invasion I being worked
20	have I don't know. You probably have a final.	20	on well before September 23rd.
21 22	Q. We'll get to it.	21 22	Q. Okay. My question is: Are you aware of a
23	A. Okay. Well, I don't think the final	23	draft Alien Invasion report prior to September 23rd?
24	version is exactly voluminous. So it looks to me	24	A. I'm aware that he was working on the
25	I would disagree with the characterization of preliminary. I would very much disagree. I think	25	document prior to September 23rd, yes, I am. I'm not aware of a specific document that is in the turnover
	premimary. I would very much disagree. I think		aware of a specific document that is in the turnover
	Page 100		Dags 101
	1 age 100		Page 101
1	that relates to that.	1	Johnson sent 9/29/2016 with
1 2		1 2	Johnson sent 9/29/2016 with attachment
	that relates to that.  Q. Okay.  A. Those are two different things.		Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620)
2 3 4	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed	2 3 4	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously
2 3 4 5	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m.,	2 3 4 5	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's
2 3 4 5	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m., and that was previously marked as Johnson 7.	2 3 4 5	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's Bates numbered 5601. Do you recognize this?
2 3 4 5 6 7	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m., and that was previously marked as Johnson 7.  A. I can't testify with certainty if this is	2 3 4 5 6 7	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's Bates numbered 5601. Do you recognize this? A. This is to me I mean, I've seen this
2 3 4 5 6 7 8	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m., and that was previously marked as Johnson 7.  A. I can't testify with certainty if this is the first time I saw a draft. This is a draft of the	2 3 4 5 6 7 8	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's Bates numbered 5601. Do you recognize this? A. This is to me I mean, I've seen this document.
2 3 4 5 6 7 8	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m., and that was previously marked as Johnson 7.  A. I can't testify with certainty if this is the first time I saw a draft. This is a draft of the report as it stood on September 29th.	2 3 4 5 6 7 8	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's Bates numbered 5601. Do you recognize this? A. This is to me I mean, I've seen this document. Q. Okay. And so this is an email from
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2 3 4 5 6 7 8 9 10 11 12 13 14	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m., and that was previously marked as Johnson 7.  A. I can't testify with certainty if this is the first time I saw a draft. This is a draft of the report as it stood on September 29th.  Q. The question was that this is the first draft that was emailed to you, correct?  A. I don't know.  Q. Okay.  A. I just I can't testify to that. There could have been something earlier.  Q. But you're not aware of any.	2 3 4 5 6 7 8 9 10 11 12 13 14	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's Bates numbered 5601. Do you recognize this? A. This is to me I mean, I've seen this document. Q. Okay. And so this is an email from Mr. Johnson to you, "Subject: Virginia Report USE THIS ONE." "Sorry, I sent an older version. Use this one." That's what he says, right? A. Which only adds to the confusion as to which is which. Q. Right, but this is this is the second email that you received from Mr. Johnson with a draft
2 3 4 5 6 7 8 9 10 11 12 13 14 15	that relates to that.  Q. Okay.  A. Those are two different things.  Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m., and that was previously marked as Johnson 7.  A. I can't testify with certainty if this is the first time I saw a draft. This is a draft of the report as it stood on September 29th.  Q. The question was that this is the first draft that was emailed to you, correct?  A. I don't know.  Q. Okay.  A. I just I can't testify to that. There could have been something earlier.  Q. But you're not aware of any.  A. As I sit here right now, I'm not aware of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's Bates numbered 5601. Do you recognize this? A. This is to me I mean, I've seen this document. Q. Okay. And so this is an email from Mr. Johnson to you, "Subject: Virginia Report USE THIS ONE." "Sorry, I sent an older version. Use this one." That's what he says, right? A. Which only adds to the confusion as to which is which. Q. Right, but this is this is the second email that you received from Mr. Johnson with a draft of the report?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	that relates to that.  Q. Okay.  A. Those are two different things. Q. And then the first draft that is emailed to you is this one on September 29th at 4:56 p.m., and that was previously marked as Johnson 7.  A. I can't testify with certainty if this is the first time I saw a draft. This is a draft of the report as it stood on September 29th.  Q. The question was that this is the first draft that was emailed to you, correct?  A. I don't know. Q. Okay.  A. I just I can't testify to that. There could have been something earlier. Q. But you're not aware of any. A. As I sit here right now, I'm not aware of any. If you have a document to show me, I'm happy to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Johnson sent 9/29/2016 with attachment PILF-ADAMS-0005601 - 0005620) Q. This is a document that's been previously marked as Johnson 8, and it's an email from it's Bates numbered 5601. Do you recognize this? A. This is to me I mean, I've seen this document. Q. Okay. And so this is an email from Mr. Johnson to you, "Subject: Virginia Report USE THIS ONE." "Sorry, I sent an older version. Use this one." That's what he says, right? A. Which only adds to the confusion as to which is which. Q. Right, but this is this is the second email that you received from Mr. Johnson with a draft of the report? A. Well, I'm not saying that. I just
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	Page 102		Page 103
1	in preparing for today's deposition, you can't point	1	copy you." Do you see that?
2	to a specific draft earlier than	2	A. I see that.
3	A. That's why I said, if you have something	3	Q. Okay. So would you agree that these
4	to refresh my recollection, I'd be happy to look at	4	appear to be edits from you to the draft one of
5	it, but I have some recollection of an earlier draft	5	the drafts that was sent to you about, I don't
6	before September 29th and September 23rd.	6	know, four hours earlier?
7	(PILF Exhibit 9 marked for	7	A. I wouldn't disagree with that
8	identification: Email correspondence	8	characterization. It appears to be that.
9	from (topmost) C Adams sent	9	Q. Who is Don?
10	9/29/2016 with attachment	10	A. Don Palmer.
11	PILF-ADAMS-0014015 - 0014033)	11	Q. So you sent a draft of the report to Don
12	MR. TEPE: The court reporter is marking	12	for comment?
13	as PILF Exhibit 9 a document that is Bates-stamped	13	A. Correct.
14	14015.	14	Q. Who is Reagan?
15	Q. Do you see this?	15	A. Reagan George.
16	A. I do.	16	Q. Sorry. Reagan George. He was the
17	Q. Okay. Do you recognize this to be another	17	president of VVA?
18	draft of the Alien Invasion in Virginia report?	18	A. Correct.
19	A. Well, this is my edit to it.	19	Q. And Hans, that's Hans von Spakovsky?
20	Q. Right. So you are responding to Noel	20	A. Correct.
21	Johnson on September 29th at 9:02 p.m., right?	21	(PILF Exhibit 10 marked for
22	A. That's what the document says.	22	identification: Email correspondence
23	Q. And you wrote, "okay, my first pass.	23	from (topmost) D Palmer sent
24	Please keep filling in. I am going to send to Don,	24	9/30/2016 with attachment
25	Reagan and Hans and ask for fast fast comments. I'll	25	PILF-ADAMS-0013933 - 0013951)
	Page 104		Page 105
1	MR. TEPE: The court reporter has just	1	correct.
2	marked as PILF Exhibit 10, a document with Bates	2	(PILF Exhibit 11 marked for
3	number 13933.	3	identification: Email correspondence
4	Q. Do you recognize this?	4	from (topmost) N Johnson sent
5	A. Yes.	5	9/30/2016 with attachment
6	Q. Do you recognize it to be the comments of	6	PILF-ADAMS-0005444 - 0005586)
7	Don Palmer back to you on the Alien Invasion draft?	7	MR. TEPE: I apologize for the size of the
8	A. Comments back to me yes. Yes, I do.	8	table.
9	Well, that's not entirely accurate. Some of the	9	MR. DAVIS: That's all right.
10	comments are mine. Some of the comments are Don's.	10	MR. TEPE: Okay. The court reporter has
11	So it's a mixture of my comments and Don's comments,	11	just marked as PILF Exhibit 11 a document with Bates
12	and it would not be correct to say that they are all	12	number ending in 5444.
13	Don's.	13	Q. Do you recognize this document?
14	Q. Okay. Let's look at what's the basis	14	A. It is it says attached is report. So
15	for that statement just to make sure we're on the	15	this is probably Alien I with exhibits the paper
16	same page?	16	exhibits were linked to, generally speaking, to the
17	A. Well, if you turn to Bates number 13936,	17	report.
18	you will see on the right-hand side of the page,	18	Q. So on September 30th at 2:21 p.m.
19	Commented [DP2], that's Don Palmer, Commented [CA],	19	Mr. Johnson emailed another version of the report to
20	that's Christian Adams.	20	you and copied Reagan George, Mr. von Spakovsky,
21	Q. Okay. So it would appear that he overlaid	21	Ms. Phillips, Ms. Powell I think that's it
22	some comments on a draft that you had already	22	right?
23	commented on.	23	A. That's what it appears to say.
24	A. The former statewide election director and	24	Q. Christian, attached is in the body it
25	I were working collaboratively on this draft, that's	25	says, "Christian, attached is the report with
_			27 (Dagge 102 to 105)

	Page 106		Page 107
1	exhibits ready for Fox. We'll keep working on	1	Q. I just wanted you to testify for the
2	additional stylization edits." Do you see that?	2	record that this is a draft of the Alien Invasion
3	A. I do.	3	report reflecting your edits. Is that correct?
4	Q. So we're getting close to a final draft	4	A. Well, it looks to me like on September
5	here?	5	30th, 2016 at 3:20 p.m. I was still in the process of
6	A. Well, it says what it says, that they're	6	giving commentary to the report.
7	going to keep working on stylization edits.	7	Q. Okay. And then the attachment is Alien
8	Q. Right.	8	Invasion, Virginia Report, "jca edit."
9	A. And standing by, Kaylan is, if edits are	9	A. That's what the document says.
10	needed. So it looks to me like we're getting close	10	Q. Indicating that this was edits from you.
11	to a final draft.	11	A. Correct, that's what the annotation would
12	(PILF Exhibit 12 marked for	12	infer.
13	identification: Email correspondence	13	(PILF Exhibit 13 marked for
14	from (topmost) C Adams sent	14	identification: Email correspondence
15	9/30/2016 with attachment	15	from (topmost) N Johnson sent
16	PILF-ADAMS-0013698 - 0013718)	16	9/30/2016 with attachment
17	MR. TEPE: The court reporter has just	17	PILF-ADAMS-0005278 - 0005421)
18	marked as PILF Exhibit 12 a document with Bates	18	MR. TEPE: The court reporter has marked
19	number 13698.	19	as PILF Exhibit 13 a document with Bates number 5278.
20	Q. Do you see that?	20	Q. Do you recognize this?
21	A. I see Exhibit 12. I haven't had a chance	21	A. This is yet another version of Alien I,
22	to read it.	22	4:39 p.m. on November 30 I'm sorry September
23	Q. I'm not going to ask any real questions	23	30, according to the document.
24	about this right now.	24	Q. And so Noel Johnson says, "Christian,
25	A. All right.	25	attached is the updated full report with your edits."
	Page 108		Page 109
1	A. That's what the email says.	1	Q. And the subject line is, and this is to
2	Q. You can put that aside.	2	Johnson, Phillips and Vanderhulst, correct?
3	(Johnson Exhibit 9	3	A. Correct.
4	previously marked for identification	4	Q. The subject line: "Have report up by
5	and referenced herein: Email	5	Sunday."
6	correspondence from (topmost) N	6	A. That's what it says.
7	Johnson sent 9/30/2016 with	7	Q. "Just occurred to me, we need the report
8	attachment	8	on the website before I am on Fox. Not by much, but
9	PILF-ADAMS-0004985 - 0005128)	9	some." When were you going to be on Fox?
10	Q. The court reporter has this has been	10	A. I don't remember exactly. If you have a
11	previously marked as Johnson Exhibit 9, document	11	document that would refresh my recollection, I can
12	Bates number 4985.	12	answer that question with specificity.
13	Do you recognize this?	13	Q. Was it going to be Saturday morning? This
	A. I think we talked about this earlier.	14	is Friday.
14			
15	Hold on. I might have this exact same	15	A. I don't know. I just told you, if you
15 16	Hold on. I might have this exact same Q. I think it's different.	16	have a document I don't know is the answer to that
15 16 17	Hold on. I might have this exact same Q. I think it's different. MR. DAVIS: It's a different one.	16 17	have a document I don't know is the answer to that question.
15 16 17 18	Hold on. I might have this exact same Q. I think it's different. MR. DAVIS: It's a different one. A. Okay. I see it.	16 17 18	have a document I don't know is the answer to that question.  Q. Okay. And then Ms. Phillips says in
15 16 17 18 19	Hold on. I might have this exact same Q. I think it's different. MR. DAVIS: It's a different one. A. Okay. I see it. Q. So this is an email from Mr. Johnson dated	16 17 18 19	have a document I don't know is the answer to that question.  Q. Okay. And then Ms. Phillips says in response to your request to have the report up on the
15 16 17 18 19 20	Hold on. I might have this exact same Q. I think it's different. MR. DAVIS: It's a different one. A. Okay. I see it. Q. So this is an email from Mr. Johnson dated September 30th at 6:10 p.m.?	16 17 18 19 20	have a document I don't know is the answer to that question.  Q. Okay. And then Ms. Phillips says in response to your request to have the report up on the website by the time you're on Fox, "I can set it to
15 16 17 18 19 20 21	Hold on. I might have this exact same Q. I think it's different. MR. DAVIS: It's a different one. A. Okay. I see it. Q. So this is an email from Mr. Johnson dated September 30th at 6:10 p.m.? A. That's what it says.	16 17 18 19 20 21	have a document I don't know is the answer to that question.  Q. Okay. And then Ms. Phillips says in response to your request to have the report up on the website by the time you're on Fox, "I can set it to publish at a specific time, whatever time is best."
15 16 17 18 19 20 21 22	O. I might have this exact same Q. I think it's different. MR. DAVIS: It's a different one. A. Okay. I see it. Q. So this is an email from Mr. Johnson dated September 30th at 6:10 p.m.? A. That's what it says. Q. And, well, actually let me start at the	16 17 18 19 20 21 22	have a document I don't know is the answer to that question.  Q. Okay. And then Ms. Phillips says in response to your request to have the report up on the website by the time you're on Fox, "I can set it to publish at a specific time, whatever time is best."  Do you see that?
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15 16 17 18 19 20 21 22 23 24	Q. I think it's different.  MR. DAVIS: It's a different one.  A. Okay. I see it.  Q. So this is an email from Mr. Johnson dated September 30th at 6:10 p.m.?  A. That's what it says.  Q. And, well, actually let me start at the bottom. The first email is an email from you, September 30th, at 6:05 p.m., right?	16 17 18 19 20 21 22 23 24	have a document I don't know is the answer to that question.  Q. Okay. And then Ms. Phillips says in response to your request to have the report up on the website by the time you're on Fox, "I can set it to publish at a specific time, whatever time is best."  Do you see that?  A. I see that.  Q. And then Mr. Johnson at 6:10 p.m. says,
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Page 111 Page 110 1 minute changes." But these are some tweaks to the wish I did, but I don't. If you have one, I'm happy 2 2 Alien Invasion report, correct? to look at it. If there's something that you have 3 3 A. That's what it says. that you want me to testify about, rather than just 4 Q. Other than the exhibits that we looked at, 4 from memory, I'm happy to do that. 5 5 are you aware of any other drafts of the Alien O. No, we don't. 6 Invasion report that were exchanged amongst you and A. I can't testify about it from memory. 7 7 the rest of the PILF team? Q. Okay. When PILF published -- you still 8 8 A. Oh, heavens, I'm not aware of it, as I sit have Exhibit Johnson 9 in front of you? 9 9 here, but I wouldn't preclude it. A. Yes. 10 10 Q. Understood. But my question is are you --Q. The date on the Alien Invasion report is 11 11 can you point to any other specific drafts? September 30th, right? On the cover. 12 A. Well, none are sitting in front of me, but 12 A. Are you asking me about the cover or the 13 13 I'm almost certain that there were drafts that were email? 14 14 being exchanged among other people on the team that I Q. The cover of the report. 15 never saw -- it didn't reach my level, if you will, 15 A. It says September 30th, 2016. 16 16 yet -- that they would have been sending to each Q. As of this time, you had received some --17 17 other. So the answer is probably there are. you had received records from some jurisdictions that 18 18 Q. But you can't point to any specific drafts you had requested but not from other jurisdictions; 19 exchanged between you and the PILF team other than 19 is that right? 20 20 the ones we've looked at. A. Well, this gets us back into the 21 21 A. Well, I testified earlier that I have some discussion of the helpfulness of your law firm. The 22 22 recollection there actually was a draft that I saw answer is yes. 23 and made comments about prior to September 23rd. I 23 Q. Actually --2.4 24 have some recollection of that. A. The ones that Skadden Arps lawyer was 25 25 Do I have a document in front of me? No. I helping with tended to be the ones that we got Page 112 Page 113 1 responses from. There were jurisdictions we had not 1 experience that is when individuals care most about 2 2 received responses from and there were jurisdictions elections. 3 3 we did receive responses, including the one I That experience is backed up by seeing what 4 4 testified about in Prince William. almost every single nonprofit organization in this 5 5 Q. Okay. So my question was a simple one. field does, and that's ramp up their activities 6 6 As of this time, September 30th, you had received during election season, whether it's the ACLU, it's 7 7 records from some jurisdictions that you had the League of Women Voters, whether it's PILF. We 8 8 requested but not from other jurisdictions; is that tend to do most of our work during elections to talk 9 right? 9 about elections. 10 10 A. That's my testimony. Q. So the answer is yes, PILF was trying to 11 11 get this report published prior to the 2016 Q. Did you contemplate waiting for the other 12 jurisdictions to publish? 12 elections. 13 13 A. We had waited a very long time for this A. The answer is yes for the reasons I spoke, 14 14 information already. We had waited months -not anything less than that. 15 15 frankly, almost a year -- and there was no benefit to O. Understood. 16 waiting. 16 (PILF Exhibit 14 marked for 17 Q. PILF was trying to get this report 17 identification: Email correspondence 18 published prior to the 2016 election; is that right? 18 from (topmost) N Johnson sent 19 19 A. During the 2016 elections, as with every 6/28/2016 with attachment

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MR. TEPE: The court reporter has marked as Exhibit, PILF Exhibit 14, a document with the number 7211. Q. Do you recognize this document?

A. I'm seeing it now. I've probably seen it

PILF-ADAMS-0007211 - 0007214)

election, people talk about elections, they talk

So it's important to put information in front

of the public and to speak about elections when

elections are taking place, because it's been my

about the machinery of elections. After the

elections, people don't care so much.

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Page 115 Page 114 1 1 So that's one category that would constitute at some point. 2 2 Q. This is an email dated June 28th, 2016 the radical left as anybody who is opposed to doing 3 3 from Noel Johnson to Kaylan Phillips, correct? things to remove aliens from the voter rolls. 4 4 Q. And then on the, I think, the fifth A. That's what it says. 5 5 O. And attached to it is a email that would paragraph --6 be sent out from PILF to others; is that right? A. One, two, three, four, five. 7 7 A. This is a fundraising email that would be Q. -- in the last sentence, it says, "too 8 8 sent out to others. much" -- do you see that? 9 9 Q. So this is -- I'm sorry. So this is a A. I do see that. 10 10 Q. "Too much is at stake this year to allow fundraising email, which makes sense. There's 11 11 buttons to say "Donate Now." the votes of illegal aliens determine the results of 12 12 any election in 2016." A. That's the basis for me concluding that 13 13 it's a fundraising email. A. What's your question? 14 14 Q. And in the second paragraph this Q. Is that what it says there? 15 fundraising email says, "The Foundation is leading 15 A. That's what it says. 16 16 the charge to stop the attempts by Obama, his Justice Q. And then in the next paragraph, "we've 17 17 Department, and the radical left to allow lawlessness already filed cases to clean up the rolls in Clark 18 18 to flourish in the 2016 elections"; is that right? County, Missouri," some other jurisdictions, and the 19 19 A. That's what it says. last one is Alexandria, Virginia, right? 2.0 20 A. Right. Q. Who is the radical left? 21 21 A. Well, organizations and donors who oppose Q. Is this referring to the lawsuit against 22 22 efforts to remove citizenship from the rolls -the registrar of Alexandria? 23 23 A. Yes. noncitizens from the rolls -- would certainly qualify 2.4 24 Q. City of Alexandria. Okay. And then I as part of the radical left, because most Americans 25 25 think five paragraphs down this email says, "the hard agree that noncitizens shouldn't be on the rolls. Page 116 Page 117 1 1 left hates citizen verification laws because they MR. DAVIS: Okay. Are you talking about a 2 2 stop noncitizens from voting." Do you see that? lunch break? 3 3 A. That's what it says. MR. TEPE: I think it's too early for 4 4 Q. Okay. Do you believe that there are, lunch. 5 5 well, the left, whoever that may be, want noncitizens MR. DAVIS: That's fine. 6 6 VIDEO SPECIALIST: We are off the record. to vote in federal elections? 7 7 A. Oh, I know they do. There's no question 11:52. 8 8 about that. Because one reason I know they do is (Proceedings recessed) 9 9 because I was testifying at a House Judiciary VIDEO SPECIALIST: We are back on the 10 10 Committee just a few months ago in Congress, and one record, 12:03. 11 11 of the members of the House Judiciary Committee told (Johnson Exhibit 10 12 12 previously marked for identification me that he believes that noncitizens should be voting 13 13 and referenced herein: Alien in federal elections. He is a local Congressman by 14 14 Invasion in Virginia | The discovery the name of Raskin. 15 15 So there's no question about that, not only is and coverup of noncitizen 16 16 registration and voting | September that opinion, which I share, personally as well as 17 17 corporately, true, because some of these members of 30, 2016 with attachments) 18 18 MR. TEPE: I've handed the witness what the hard left who happen to be members of Congress 19 19 has been previously marked as Johnson Exhibit 10. 20 20 Q. Okay. So that's Democratic Congressman Q. Do you recognize this document? 21 21 A. This is a version of Alien Invasion, Raskin you're referring to? 22 22 Johnson 10. A. That is who I'm referring to. In fact he 23 23 Q. Do you recognize it to be the final introduced legislation to allow it. 24 24 published report of Alien Invasion in Virginia? MR. TEPE: Might be a good time to take a 25 25 A. I don't, but if you're asserting to me break before we jump into something else.

	Page 118		Page 119
1	that's what it is, I'll make that assumption.	1	responded to your records request, right?
2	Q. Okay. Yes. It was pulled off the web,	2	A. These would have been the counties that
3	PILF's Internet site.	3	gave us records, as we've had back and forth before,
4	Okay. Starting with the cover, it says "Alien	4	wasn't just in response to our records request, but
5	Invasion in Virginia," "The discovery and coverup of	5	these were the eight counties that gave us records.
6	noncitizen registration and voting," correct?	6	Q. And the number 1,046, does that come from
7	A. It does say that.	7	the cancellation reports that we had looked at
8	Q. And this was a joint report of PILF and	8	earlier?
9	VVA; is that right?	9	A. It's probably a tabulation from the
10	A. It was.	10	cancellation reports.
11	Q. And the logos of both entities are on the	11	Q. Right. So if you go to page 12, there's a
12	front cover, correct?	12	chart.
13	A. They are.	13	A. Page 12 has a list.
14	Q. Dated September 30th, correct?	14	Q. The header of the chart is "Noncitizens On
15	A. That's what it says.	15	the Rolls in Eight Counties"?
16	Q. 2016. If I can direct your attention to	16	A. No, that's not the header of the chart.
17	the Summary of Findings on page 2. In the second	17	Oh, I'm sorry, I'm looking at page 12 of the exhibit.
18	paragraph in bold the report states, "In our small	18	What did you want me to look at? I'm sorry.
19	sample of just eight Virginia counties who responded	19	Q. Page 12 of the report.
20	to our public inspection requests, we found 1,046	20	A. Got it. Okay. I'm at page 12 of Johnson
21	aliens who registered to vote illegally"; is that	21	10.
22	right?	22	Q. Right, which is the Alien Invasion report,
23	A. That's what it says.	23	the file copy.
24	Q. Now when you say the small sample of just	24	A. It hasn't been marked differently, so I'm
25	eight Virginia counties, these are the counties that	25	calling it Johnson 10.
	Page 120		Page 121
		1	
1	Q. Sure. And so on page 12 it says,	1	A. Of the report or
1 2	Q. Sure. And so on page 12 it says, "Noncitizens on the Rolls in Eight Counties." Do you	1 2	A. Of the report or Q of the report, of the report. At the
			<u>^</u>
2	"Noncitizens on the Rolls in Eight Counties." Do you	2	Q of the report, of the report. At the
2	"Noncitizens on the Rolls in Eight Counties." Do you see that chart?	2	Q of the report, of the report. At the bottom it states, in bold are you there?
2 3 4	"Noncitizens on the Rolls in Eight Counties." Do you see that chart?  A. Yes, I see that chart. Q. And then it has TOTAL 1046? A. It says that.	2 3 4	Q of the report, of the report. At the bottom it states, in bold are you there?  A. I am.
2 3 4 5	"Noncitizens on the Rolls in Eight Counties." Do you see that chart?  A. Yes, I see that chart. Q. And then it has TOTAL 1046?	2 3 4 5 6 7	Q of the report, of the report. At the bottom it states, in bold are you there?  A. I am.  Q. Prince William County provided a list of 433 noncitizens who had registered to vote in the county, but were then removed after they were
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2 3 4 5 6 7 8 9 10 11	"Noncitizens on the Rolls in Eight Counties." Do you see that chart?  A. Yes, I see that chart.  Q. And then it has TOTAL 1046?  A. It says that.  Q. Right. And it lists Prince William (433)?  A. It says that.  Q. Alexandria (70)?  A. It says that.  Q. Okay. And so this is, as I think you just testified, a tabulation of the people listed on the	2 3 4 5 6 7 8 9 10 11 12	Q of the report, of the report. At the bottom it states, in bold are you there?  A. I am.  Q. Prince William County provided a list of 433 noncitizens who had registered to vote in the county, but were then removed after they were determined to not be citizens. Do you see that?  A. Yes. This is consistent with my understanding from election officials, including Ann Leider and others, that, if they were on the list, they were determined to not be U.S. citizens.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	"Noncitizens on the Rolls in Eight Counties." Do you see that chart?  A. Yes, I see that chart. Q. And then it has TOTAL 1046? A. It says that. Q. Right. And it lists Prince William (433)? A. It says that. Q. Alexandria (70)? A. It says that. Q. Okay. And so this is, as I think you just testified, a tabulation of the people listed on the cancellation reports that we looked at earlier.  A. Well, what I testified was that it is most likely a tabulation. I'm leaving open the possibility that the math is wrong.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q of the report, of the report. At the bottom it states, in bold are you there?  A. I am.  Q. Prince William County provided a list of 433 noncitizens who had registered to vote in the county, but were then removed after they were determined to not be citizens. Do you see that?  A. Yes. This is consistent with my understanding from election officials, including Ann Leider and others, that, if they were on the list, they were determined to not be U.S. citizens.  Q. Okay. I'm just asking if that's what the report states.  A. It does state that.  Q. Okay. And then where the sentence ends,
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	Page 122		Page 123
1	but were then removed after they were determined to	1	document that we saw earlier that was supplied by
2	not be U.S. citizens," has a citation to footnote 15,	2	Ms. White in Exhibit Johnson 2, correct?
3	correct?	3	A. Well, I don't know. Let me go back and
4	A. Well, something relating	4	look at Johnson 2.
5	Q. And then	5	As relates to Prince William, the answer would
6	A. You asked the question, "correct?" Can I	6	appear to be yes. Without me going through every
7	answer?	7	single page, if that's your position, or your
8	Q. I wasn't finished.	8	assertion, if you're representing to me it's the
9	A. Okay. Well, correct, question mark, so it	9	same, then, yes, I'll make that assumption.
10	will be compound. I'm sorry. I was answering your	10	Q. And go back to page 8 of the report.
11	question.	11	A. The report itself?
12	Q. So "Prince William County provided a list	12	Q. That's right.
13	of 433 noncitizens who had registered to vote in the	13	A. Okay.
14	county, but were then removed after they were	14	Q. So on page 8, also in bold, second
15	determined to not be U.S. citizens," that statement	15	paragraph, "the United States attorney in Virginia
16	has off it footnote 15, correct?	16	has done nothing about the felonies committed by 433
17	A. Correct.	17	aliens registering in Prince William County alone."
18	Q. And then footnote 15 says, "see Exhibit	18	Do you see that?
19	1," correct?	19	A. I see that.
20	A. It says that.	20	Q. Okay. Now the felonies committed by the
21	Q. Okay. Now if you turn to Exhibit 1, that	21	433 aliens registering in Prince William County alone
22	is the cancellation report from Prince William	22 23	is a reference to the people listed in Exhibit 1 that
23 24	County, correct?	24	we just looked at.
25	A. That, I mean, essentially, yes.	25	A. I don't want to agree with that.
23	Q. And if you look at this is the same	23	Q. Are there a different 433 aliens
	Page 124		Page 125
1	registering in Prince William County?	1	A. Okay.
2	A. There probably are, yes.	2	Q. Do you see that?
3	Q. Okay. But I'm asking you about your	3	A. Yeah.
4	report here. "The United States Attorney of Virginia	4	Q. Do you see the individual "Luciania
5	has done nothing about the felonies committed by the	5	Freeman"?
6	433 aliens registering in Prince William County	6	A. Her name is there.
7	alone," that statement is referencing the statement	7	Q. And her home address?
8	two paragraphs before where you said, PILF said	8	A. Well, I don't know if that's her home
9	Prince William County provided a list of 433	9	address. That's the public record of where she
10	noncitizens, correct?	10	Q. Right.
11	A. Well, remember, though, there's that	11	A. I don't know if it's her home address.
12	problem with multiple registration or the multiple	12	Can I finish? I don't know if it's her home address.
13	listing.	13	That is taken from the registration record.
14	Q. Okay. So maybe it's 432.	14	Q. And so there's an address there for
15	A. Or 434, I'm not sure.	15	Ms. Freeman.
16	Q. Okay. But that's a reference to the same	16	A. There's an address there for Ms. Freeman,
17	list that we see in Exhibit 1, correct?	17	correct.
18	A. Well, it's an accurate statement.	18	Q. Okay. And so Ms. Freeman is one of what
19	Q. That is a reference to the list in Exhibit	19	PILF calls the, quote, 1,046 aliens who registered to
20	1, correct?	20	vote illegally, correct?
21	A. Correct.	21	A. Well, that's based on the context of all
22	Q. If you go back to the exhibit, Exhibit 1,	22	the information we had obtained from election
23	and go to page 26 of 29, are you there?	23 24	officials, including, for example, the attorney for
24	A. 26?	25	the City of Alexandria that told us that that's what
25	Q. Page 26 of 29.		these lists represented.
			22 (Pages 122 to 125)

	Page 126		Page 127
1	Q. Okay.	1	A. If the numbers match, correct.
2	A. So it does say that with a basis.	2	Q. Okay. It could be 1,045.
3	Q. Okay. I'm not asking about the basis.	3	A. Right, right.
4	A. All right.	4	Q. Okay. But she is in that batch.
5	Q. I'm just trying to make sure that you	5	A. She is listed in that report.
6	agree that	6	Q. If you go to page 14 of the report are
7	A. That it says that, yes.	7	you there?
8	Q okay, that Ms. Freeman is one of what	8	A. I'm there.
9	PILF called the 1,046 aliens.	9	Q. Okay. About midway through the page, the
10	A. No, I don't agree with that. I agree that	10	report states that Prince William provided the
11	she is in the exhibit and I agree that the report	11	registration applications for a subset of the 433
12	says what it says.	12	people listed on the cancellation report.
13	Q. Right. And so just to make sure we're on	13	A. I don't see that. What paragraph number?
14	the same page here, this exhibit where Ms. Freeman is	14	I'm sorry.
15	listed is part of what makes up the 1,046 aliens who	15	Q. It's really just by reading the third and
16	have registered to vote illegally as stated in the	16	fourth paragraph.
17	Alien Invasion report, correct?	17	A. One, two, three, four Prince William.
18	A. If the numbers match, it's linking to that	18	Okay. I don't see the word "subset." I'm sorry.
19	exhibit.	19	Q. That was my word. So Prince William
20	Q. Well, it's linking to this exhibit	20	County provided a list 433 names on it, right?
21	regardless, right? Ms. Freeman is one of the people	21	A. A list of 433 okay. It says that.
22	that	22	Q. You asked for voter registration forms
23	A. Her name is on the exhibit.	23	A. Okay.
24	Q. Right, that allows you to say in your	24	Q for these people, correct?
25	report 1,046, right? She's one of the 1,046, right?	25	A. Yes.
	Page 128		Page 129
1	Q. Okay. They had those forms for people	1	A. Okay. Exhibit 7. Yes, it says that.
2	starting from 2015, right?	2	Q. Okay. So let's go to Exhibit 7. In
3	A. Okay. I see where yes, since 2015.	3	particular, go to page 48 of 84.
4	Q. Right. So you looked at voter	4	A. 48?
5	registration applications for 84 of the 433 listed.	5	Q. Of 84.
6	A. Well, I the company did.	6	A. Okay. This is not a complete photocopy.
7	Q. Right. And you're here on behalf of the	7	I can't read all of it.
8	company.	8	Q. Well, it's redacted.
9	A. Right.	9	A. No, it's not just redacted; it's cut off.
10	Q. So that's what I meant by subset.	10	MR. DAVIS: There's on the bottom of this
11	A. Are they included in the exhibit that you	11	exhibit looks like some form of a legend that ends in
12	can point me to?	12	2015, but it's not clear.
13	Q. Well, yeah, so we can get to that. So	13	A. Let the record reflect I'm pointing to
14	where it says here, Prince William County removed a	14	words on the bottom of the page that appear to say
15	total of 84 noncitizens, do you see that	15	something August 2, 2015 but are not legible to the
16	A. I see it says that.	16	witness.
1.77	Q beginning of the fourth paragraph?	17	Q. Okay. Just the photocopy is a little
17		18	faint. Why don't we just go off the record and see
18	Okay. So it says here, "Prince William County		if we can get a
	Okay. So it says here, "Prince William County removed a total of 84 noncitizens from its voter	19	if we can get a
18	· · · · · · · · · · · · · · · · · · ·	19 20	VIDEO SPECIALIST: We're off the record,
18 19	removed a total of 84 noncitizens from its voter		•
18 19 20	removed a total of 84 noncitizens from its voter rolls in 2015 and 2016," and then cites to footnote	20	VIDEO SPECIALIST: We're off the record,
18 19 20 21	removed a total of 84 noncitizens from its voter rolls in 2015 and 2016," and then cites to footnote 30, correct?	20 21	VIDEO SPECIALIST: We're off the record, 12:19.
18 19 20 21 22	removed a total of 84 noncitizens from its voter rolls in 2015 and 2016," and then cites to footnote 30, correct?  A. Heavens. It cites to footnote 30.	20 21 22	VIDEO SPECIALIST: We're off the record, 12:19.  (Proceedings recessed)

Page 131 Page 130 1 Q. So, Mr. Adams, let's go to Exhibit 7, in It's not just the voter application. It is an 2 2 particular, go to page 48 of 84. Do you have that in additional government record related to her 3 3 front of you? registration, a list maintenance record. 4 A. I do. 4 Q. Okay. I'm going to strike that as 5 5 Q. Okay. This is a copy of a voter nonresponsive. 6 6 A. Well, but -registration application for Luciania Freeman; is 7 7 Q. But we'll get there. that right? 8 8 A. It's part of one. There's a portion that A. I know you'll get there, but --9 9 appears to be cut off on the far right that would Q. Mr. Adams, I get to ask the questions. 10 10 show the date of registration, but it's probably 95 Okay? 11 11 percent of one. A. Right, right, right. 12 12 MR. DAVIS: Can we go ahead and mark that Q. Right, but that's how it appears in your 13 13 Exhibit 7 -as an exhibit, though? 14 14 A. Okay. MR. TEPE: We can just put it in as, you 15 Q. -- to the PILF report, correct? 15 know, just a brighter photocopy of the Johnson 16 A. I don't know, but I'm not quibbling. I'm 16 exhibit. 17 17 just telling you this is about 95 percent of one. MR. DAVIS: All I want is, when I leave 18 18 Q. All right. here today, that to be part of the record. 19 19 A. It's also -- but it's not just voter MR. TEPE: Oh, yeah, no, we'll stick it 20 20 registration, though, so let me amend my answer in. You can swap it out. 21 21 because it's not fully correct. MR. DAVIS: Okay. 22 22 It's a record that was provided to PILF that MR. TEPE: I mean, it's just a photocopy 23 23 also includes a notation that Luciania Freeman was issue of, you know, the fact that we photocopied 2.4 2.4 canceled because she was declared a noncitizen on Johnson 7, which itself is a copy of what came off 25 25 August 12, 2015. That is also part of the record. the website. Page 132 Page 133 1 MR. DAVIS: Okay. Fair enough. 1 applications; however, we didn't get those. What we 2 2 BY MR. TEPE: got was a derivative document, by and large, and this 3 3 Q. So let me sort of start again. is one of them. 4 4 MR. DAVIS: Just so the record is clear, I There was both a voter registration 5 5 oppose the motion to strike as nonresponsive. application and a determination about that particular 6 6 Q. So, Mr. Adams, Exhibit 7 to the first voter. This was not just the voter registration 7 7 Alien Invasion report, page 48 of 84, there is 95, to application. And that's an important distinction. 8 use your terminology, percent of the voter Q. Okay. Mr. Adams, let's focus on the 9 9 registration application of Luciania Freeman questions that are asked. Okay? 10 10 A. I did. represented, correct? 11 11 A. Ninety-five percent of the voter Q. So you made a request of Prince William 12 registration application or thereabouts --12 County for records, documents, regarding individuals 13 13 Q. Okay. So -who potentially did not satisfy the requirements for 14 14 A. -- is contained on this page in addition citizenship, correct? We looked at that. 15 15 to other information that's part of this record. A. That was part of the request, correct. 16 This record is not the voter registration 16 Q. Right. And you also asked for the voter 17 application. 17 registration applications for those individuals who 18 Q. Okay. So, Mr. Adams, so this is part of 18 had been canceled, correct? 19 19 PILF's exhibit, right? A. Partially correct. Canceled as declared 20 A. This was part of PILF's exhibit. 20 noncitizens. 21 Q. Okay. And you were provided at your 21 Q. Understood, but you asked for voter 2.2 22 request voter registration applications, correct -registration applications for those individuals who 23 A. We were --23 were listed. 24 Q. -- from Prince William County? 24 A. Right. 25 A. We were provided some voter registration 25 Q. Okay. And what came back to you and what

	Page 134		Page 135
1	PILF published here in Exhibit 7 is what we're	1	added, okay, Mr. Adams?
2	looking at today, correct?	2	A. You asked me if this was a copy and you
3	A. That's what we're looking at today, but,	3	cut me off from the answer.
4	again, I want to emphasize that this is not a voter	4	Q. I said what is missing. My question was
5	registration application document. This is a	5	what is missing. So I want you to focus on answering
6	derivative list maintenance document from a voter	6	the question asked. My question was, what is
7	registration application.	7	missing?
8	Q. It's a photocopy of.	8	A. A portion of the right-hand side of the
9	A. There's a difference, and that's not the	9	original voter registration application is missing.
10	only difference.	10	Q. Okay. Is there anything else missing?
11	Q. Okay. Can we focus on the questions that	11	A. There's nothing else missing as it appears
12	I'm asking, or we're going to be here all day.	12	to me right now.
13	A. Well, no, we'll be here seven hours.	13	Q. Okay. So on this application copy that we
14	Q. Okay. And so, Mr. Adams, this is a copy	14	have in front of us, it's Luciania Freeman, correct?
15	of Luciania Freeman's voter registration application,	15	MR. DAVIS: Object to the form of the
16	correct?	16	•
17		17	question.
18	A. No, it is not.	18	MR. TEPE: What's the basis?
19	Q. Okay. What's missing?	19	MR. DAVIS: You're characterizing it as an
20	A. There's nothing well, part of it is	20	application copy. I think the witness has testified
21	missing, namely, the date on the right.	21	that it's something derivative from an application
22	Q. Okay.	22	copy, and I think there's a distinction that's
	A. But also it's not just something that's		important.
23 24	missing; it's something that's added. This is a copy	23	MR. TEPE: Okay. Then what's the
25	of the derivative list maintenance document.	24 25	distinction? Because Mr. Adams just testified that
25	Q. Okay. We're not talking about what's	23	there was nothing else missing from the copy of the
	Page 136		Page 137
_		_	_
1	voter registration application.	1	Q. Okay. Because on the right-hand side
2	A. Is that a question to me?	2	there is a little bit missing, such as the last phone
3	MR. DAVIS: But he asked he added that	3	number digit of her phone number and the last
4	there was something added to it	4	digit of the date that she signed the form, correct?
5	MR. TEPE: I know.	5	A. That is missing on the right-hand side of
6	MR. DAVIS: which makes it a derivative	6	the portion of the derivative list maintenance
7	document, not the original registration application.	7	document.
8	MR. TEPE: Yes. It's obviously not the	8	Q. Okay. And so on this form it lists
9	original. It's a copy. So, so, so all right.	9	Ms. Freeman's an address for Ms. Freeman, correct?
10	Q. Mr. Adams, I know you're very much itching	10	A. It lists an address for Ms. Freeman.
11	to talk about the bottom portion of this page, but	11	Q. Right. It also lists an email address,
12	let's take it one step at a time.	12	correct?
13	The top portion, do you see a form?	13	A. It lists an email address.
14	A. I see a partial copy of a form that is	14	Q. It's got a date of birth or a year of
15	included in a derivative list maintenance document.	15	birth, I should say.
16	Q. Okay. And so I want to ask you questions	16	A. Well, it doesn't have a date of birth.
17	about that form. Okay?	17	Q. I just corrected that.
18	A. You want to ask me about a part of this	18	A. I'm answering the question. You didn't
19	document.	19	strike it. And it has a year of birth.
20	Q. Yes.	20	Q. And it has most of her phone number.
21	A. Okay.	21	A. It has the public record has her phone
22	Q. And so the form at the top is a copy of	22	number, yes.
23	Ms. Freeman's voter registration application,	23	Q. Right. Okay. And in the upper left-hand
24	correct?	24	corner the question, "are you a citizen of the
25	A. Partially.	25	United States of America," do you see that question?

Page 138 Page 139 1 citizen. A. Yes. 2 2 Q. And she checked yes, according to this Q. Okay. Do you have a copy of that form? 3 3 document, correct? A. I will eventually in this case. We've 4 4 asked for it in third-party discovery. And you can't A. Before she was declared a noncitizen, yes. 5 5 Q. Okay. So the answer is yes, she checked get canceled in Virginia unless you sign a form from 6 6 DMV swearing under oath, just like here, that you're yes, right? 7 7 A. She did check yes. not a citizen. 8 8 Q. And her signature is on -- down at the Q. So your understanding of how her name 9 9 appeared at this time -- we're talking about at this bottom of the form, correct? She signed it? 10 10 A. She did sign it. time --11 11 Q. And the registration statement above her MR. DAVIS: What time? 12 12 O. The time of the Alien Invasion I, so signature says, "I swear/affirm, under felony penalty 13 13 for making willfully false material statements or September 30th, 2016 -- that when Ms. Freeman appears 14 14 entries, that the information provided on this form in Exhibit -- in the Prince William County 15 15 is true," correct? cancellation list that you have republished at 16 16 A. That's what it says. Exhibit 1, it was because she provided some 17 17 information at the DMV that was contrary information Q. Okay. So when she signed this form, she 18 18 was swearing that she was a citizen of the with regard to her citizenship. 19 19 United States. A. That is a gross shortcoming of the 2.0 20 information she provided. It is much more robust. A. All people who sign this form do that, 21 21 She provided a sworn statement under felony including her. 22 22 Q. Okay. Now at some point later would you penalty for making a willfully material -- willfully 23 23 false material statement the information provided in agree her registration was canceled, correct? 2.4 24 this form is correct, and she would have marked no to A. At some point later she signed a similar 25 25 form that swore under oath that she was not a the question she is not a citizen, and she would have Page 140 Page 141 1 1 executed the felony perjury attestation. And that's thing, that she was canceled, that same canceled 2 2 precisely why the canceled declared noncitizen date, right? 3 3 A. And the existence -- they corroborate each notation appears on this record. 4 4 Q. Right, so -- there's a handwritten -other, that's correct. 5 A. That's my understanding, to answer your Q. So August 12th, 2015. 6 6 question. A. They corroborate each other. 7 7 Q. Thank you. So at the bottom -- so you Q. Okay. So it's the same information. 8 8 have the form at the top of this page, which is, A. Corroborating it -- each other. 9 again, page 48 of 84 of Exhibit 7. There's a 9 Q. Why do you say "corroborating it"? 10 10 handwritten notation, right? That's what you're A. Because there's two government documents 11 11 referring to? that are saying the same thing, that this woman is a 12 A. No, that's not what I'm referring to. I'm 12 noncitizen. 13 13 referring to a whole host of other information Q. No, it says that she was canceled. 14 14 besides this --A. No, it says declared noncitizen. 15 15 Q. Okay. All right. O. Right. 16 A. -- that is on the document. 16 A. That document says declared noncitizen. 17 Q. Right. So on the document there's a 17 Two documents are in agreement that Luciania Freeman 18 handwritten notation that says what? 18 was declared a noncitizen as well as the context of 19 19 A. "Canceled declared noncitizen August 12th, discussing this with other election officials. 20 20 2015." Q. Okay. But we're talking about the 21 Q. Right. Okay. And that matches what's 21 information that PILF had with regard to Ms. Freeman. 2.2 here in Exhibit 1 in the Prince William cancellation 22 A. Which includes the context of discussions 23 report, right? 23 with other election officials about how to interpret 24 A. The two documents corroborate each other. 24 these documents. You cannot separate them. 25 Q. Okay. But it's referring to the same 25 Q. I'm just asking questions.

Page 142 Page 143 1 A. Well -how to interpret this information. 2 2 Q. So the question here, then, is: At the For example, since you asked me what else, 3 3 time that Alien Invasion I was published, PILF knew I'll give you one of many examples. The email from 4 only two things about Ms. Freeman, right? 4 the lawyer for the Alexandria registrar literally 5 5 A. Wrong. Let me tell you something else. says these people were removed because they were 6 You asked me a question. One of the other things -determined to be not a U.S. citizen. 7 7 MR. DAVIS: Let him finish the question. It goes far beyond simply looking at the forms 8 8 A. Okay. Right. itself. It was a broad holistic understanding of how 9 9 MR. DAVIS: Let him finish the question, to interpret these documents and was informed by 10 10 and then you can -multiple conversations with elected officials in 11 11 A. Right. Virginia -- election officials in Virginia. 12 Q. -- one, that she had registered to vote 12 So it wasn't just these two documents read in 13 13 affirming under penalty of felony that she was a isolation; it was a holistic understanding of the 14 14 citizen of the United States. 15 A. That's one of many things, more than two. 15 Q. Okay. And the correspondence that you 16 16 Q. PILF also knew, with regard to Ms. Freeman were just referring to was the attorney for 17 17 specifically, that her name appeared in the Alexandria, correct? 18 18 Cancellation - Declared Non-Citizen report from A. That was one of many conversations --19 19 Prince William County. Q. I'm just trying --20 20 A. That's one of multiple things. A. -- that informed this holistic 21 21 Q. What else did you know about Ms. Freeman's understanding of how to interpret those two pieces of 22 22 citizenship? information. 23 23 Q. Okay. I understand. So that was the A. We had an extraordinary amount of 2.4 24 information derived from conversations with multiple attorney for Alexandria, right? 25 25 Virginia election officials as to the meaning -- as A. That was one, yes. Page 144 Page 145 1 1 Q. Okay. And Ms. Freeman was a resident of Q. Do you have other information about 2 2 Prince William County. Ms. Freeman? 3 3 A. Yes. A. Doesn't make any difference. It's the 4 4 interpretation of how the state process works. Q. At this time? 5 5 The attorney for an election official was A. Yes, how her name appeared on the list of 6 6 noncitizen cancellation that I have testified to four telling us, among many other people, that if you're 7 7 on this list, you testified under oath under penalty questions ago. That was about Ms. Freeman, because 8 8 of perjury that you weren't a citizen, the state had it related to how she got on the list and informed 9 a follow-up procedure and this particular registrant 9 whether or not we could rely on government documents 10 10 never attested that they were a citizen. that we viewed to be inherently reliable. 11 11 So the registrant has a role in this process Q. Okay. 12 12 also of failing to affirm citizenship. So all of A. And so my answer is the same as it was 13 13 these things holistically informed the interpretation four questions ago. 14 14 Q. Okay. So your understanding is that of the two narrow documents you wanted me to focus 15 15 on. Ms. Freeman swore under felony penalty that she was a 16 16 Q. Okay. And, again, with respect to United States citizen at one time and then swore the 17 17 Luciania Freeman specifically, you had this document opposite another time. 18 18 that we're looking at as page 48 of 84 in Exhibit 7, A. I've testified --19 19 right? And you had page 26 of 29 in Exhibit 1. MR. DAVIS: Objection, asked and answered. 20 2.0 A. I stand by my previous answer. A. I've testified to that. Stand by my

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Q. That's the only --

specifically about Ms. Freeman.

MR. DAVIS: Objection, asked and answered.

Q. That's the only information that you had

A. I stand by my previous answer again.

the citizenship question?

Q. Did PILF attempt to reach out to

A. We would never do that.

Ms. Freeman to clarify the conflicting responses to

earlier answer.

	Page 146		Page 147
1	Q. Why is that?	1	no.
2	A. You would never reach out to individual	2	A. I stand by what I testified to.
3	voters in this context and talk to her. We have no	3	Q. Which is no, you did not?
4	way of verifying that. There's no way to verify	4	A. The record
5	whether or not she's a citizen. We don't have those	5	Q. You did not reach out to Ms. Freeman,
6	tools only law enforcement does.	6	correct?
7	Q. My question was, did PILF attempt to reach	7	A. What I testified to is in the transcript
8	out to Ms. Freeman to clarify the conflicting	8	probably by now about 20 lines above what you're
9	responses, as you understood it, to the citizenship	9	reading.
10	question?	10	Q. And I'm asking you to clarify that record
11	A. I've answered that question. I stand by	11	because you seem resistant. The question, again, is:
12	my answer.	12	Isn't it correct that you did not reach out to
13	Q. The answer is no, you	13	Ms. Freeman period?
14	A. The answer is what I said, not no. The	14	A. I don't have a different answer for you.
15	answer is	15	Q. You had an address for her, correct?
16	Q. Oh, so you did you did reach out to	16	A. I said I don't have there's an address
17	Ms. Freeman?	17	on the form.
18	A. The answer is what I said.	18	Q. And you had an email address, correct?
19	Q. Did you or did you not reach out to	19	A. Asked and answered.
20	Ms. Freeman?	20	Q. And you have most of a phone number for
21	A. I've answered the question.	21	her, correct?
22	Q. Did you or did you not reach out to	22	A. I already testified to that.
23	Ms. Freeman?	23	Q. And you never reached out to Ms. Freeman,
24	A. I've answered the question.	24	correct?
25	Q. No, you have not. It's a simple yes or	25	A. I've already answered that and testified
			,
	Page 148		Page 149
1	to it. It's probably about 50 lines behind this	1	answer it again.
2	line.	1 .	
	ille.	2	Q. You reached out to Ms. Freeman. Did you
3	Q. And the answer is no, you never did.	3	call her?
3 4			call her?  A. I've answered this question.
	<ul><li>Q. And the answer is no, you never did.</li><li>A. I've asked and answered that. I've answered that repeatedly now. I've told you that</li></ul>	3	call her?
4 5 6	Q. And the answer is no, you never did.  A. I've asked and answered that. I've answered that repeatedly now. I've told you that I've already testified to that.	3 4 5 6	call her?  A. I've answered this question.  Q. Did you did you email her?  A. I've answered the question.
4 5	<ul><li>Q. And the answer is no, you never did.</li><li>A. I've asked and answered that. I've answered that repeatedly now. I've told you that</li></ul>	3 4 5	call her?  A. I've answered this question.  Q. Did you did you email her?
4 5 6	Q. And the answer is no, you never did.  A. I've asked and answered that. I've answered that repeatedly now. I've told you that I've already testified to that.	3 4 5 6	call her? A. I've answered this question. Q. Did you did you email her? A. I've answered the question. Q. You actually haven't. I'm asking very, very simple questions.
4 5 6 7	Q. And the answer is no, you never did. A. I've asked and answered that. I've answered that repeatedly now. I've told you that I've already testified to that. Q. Yes, so when I first asked, you answered, not really directly, you said, we would never do that. That was your answer.	3 4 5 6 7	call her? A. I've answered this question. Q. Did you did you email her? A. I've answered the question. Q. You actually haven't. I'm asking very,
4 5 6 7 8	Q. And the answer is no, you never did. A. I've asked and answered that. I've answered that repeatedly now. I've told you that I've already testified to that. Q. Yes, so when I first asked, you answered, not really directly, you said, we would never do that. That was your answer. A. That was your opinion or my testimony, not	3 4 5 6 7 8	call her?  A. I've answered this question. Q. Did you did you email her? A. I've answered the question. Q. You actually haven't. I'm asking very, very simple questions. Did you send her a letter to clarify her responses?
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	Page 150		Page 151
1	A. You have the answer.	1	did not exist in this circumstance. There was much
2	Q. No, you said, in this context, and I'm	2	more than two documents. And I've answered that
3	trying to understand your answer. You said, we would	3	question at least once.
4	never reach out to individual voters in this context.	4	Q. Okay. So in this context you would never
5	What's the context that you're referring to?	5	reach out to Ms. Freeman. That's your testimony.
6	A. Your question. In other words, I was	6	A. That's my testimony is what it is in
7	responding to your question.	7	the previous question. I stand by it.
8	Q. What is the context that you're referring	8	Q. And in fact you never did reach out to
9	to, my question?	9	her, correct?
10	A. Your question.	10	A. I don't know. I don't know if there was
11	Q. Okay. So in the context of where PILF has	11	any communication with her ultimately. I have no
12	one document suggesting that she answered that she is	12	idea, as I sit here right now.
13	a citizen of the United States and another document	13	Q. Are you trying to suggest the absence of
14	suggesting that she answered that she's not a citizen	14	evidence is evidence?
15	of the United States, under that context, you would	15	A. I'm not trying to suggest anything except
16	never reach out to clarify, which is correct?	16	tell you the truth.
17	A. That's a false context because that's not	17	Q. So you're not aware of any outreach to
18	what the situation was.	18	Ms. Freeman, correct?
19	Q. Well, that's that's why I'm asking you	19	A. As I sit here right now, I'm not.
20	to answer, and what is the context?	20	MR. TEPE: Lunch?
21	A. I've testified to all of the other	21	MR. DAVIS: Sure.
22	information we had about these documents that you're	22	VIDEO SPECIALIST: We're off the record,
23	ignoring in your question related to how to interpret	23	1:00.
24	the documents.	24	(Proceedings recessed)
25	So your question is a false hypothetical that	25	
	Page 152		Page 153
1	AFTERNOON SESSION	1	Protection Act, right?
2	VIDEO SPECIALIST: We are on the record,	2	A. That is a broad generalization that I will
3	1:37.	3	not quibble with. There's lots of different aspects
4	BY MR. TEPE:	4	of that, but, generally speaking, yes.
5	Q. Mr. Adams, you understand we're still	5	Q. Okay. And but ultimately you did get
6	under oath.	6	records for almost all of the jurisdictions in
7	A. Yes.	7	Virginia.
8	Q. So before we took a break for lunch, we	8	A. Ultimately we got records for all of the
9	were looking at the Alien Invasion I report. I'm	9	jurisdictions in Virginia by virtue of the
10	just sort of a segue.	10	Commonwealth of Virginia providing us a statewide
11	Now in that report you had cited records from,	11	cancellation noncitizen report.
12	was it, eight counties/jurisdictions?	12	Q. Okay. All right. So after there was a
13	A. May I look? I just don't remember.	13	this disagreement that you didn't quibble with,
14	Q. Roughly, if it's not exactly eight. I	14	broadly speaking, was litigated in court, correct,
15	think those are the ones you reached out to, but	15	and a court decided that the DPPA did not protect the
16	A. Nineteen.	16	information that you were seeking, correct?
17	Q. That's what you reached out to.	17	A. Yes.
18	A. Oh, I'm sorry. Right. Okay. I	18	Q. Okay. And so after that court ruling,
19	looking for the graph eight.	19	you, PILF, continued to seek from the other
20	Q. Okay. And I think in your testimony	20	jurisdictions this Cancellation - Declared
21	before you made reference to a fact that there was a	21	Non-Citizen report.
22	disagreement between PILF and election officials as	22	A. I'm sorry. I didn't hear the first word
23	to whether or not certain information on the	23	you asked. It might have been after or before, I
24	Cancellation - Declared Non-Citizen report was	24	don't know which. I'm sorry.
25	releasable or protected under the Drivers Privacy	25	Q. So after that court ruling, so once you

Page 155 Page 154 1 1 got the court ruling, you went back to the various previously marked for identification 2 2 jurisdictions and were asking for this, this report, and referenced herein: Alien 3 3 this cancellation report, right? Invasion II) 4 A. I'm not sure. I know that we 4 A. Is this two of the same or one of the 5 5 reinvigorated our efforts to obtain the statewide same? 6 6 report. If there's a document that helps me remember MR. TEPE: That's a good question. Maybe 7 7 what we did with the counties and the local it's two. No, it's one. The exhibit copy is 8 8 jurisdictions, it would be helpful. single-sided. The counsel copy is double-sided. 9 9 I have some recollection of also attempting to Okay. And that was previously marked Johnson 10 10 get information from counties, but I don't have a 11. 11 11 specific recollection. At that point the state had So the witness has been handed what has been 12 12 previously marked as Johnson Exhibit 11. lost, essentially, their argument that they were 13 13 pushing in federal court, and we were, therefore, Q. Do you recognize that document? 14 14 seeking the state list. A. Well, it appears to be, without going 15 Q. Okay. I think we will get into some of 15 through what appears to be hundreds of pages, Alien 16 16 those individual jurisdiction requests a little bit Invasion II report. 17 17 later, but between Alien Invasion I and Alien Q. Okay. And that is, for the record, a copy 18 18 Invasion II, it's fair to say you got more records. that we pulled off PILF's website. Take a look at 19 19 A. For sure. 20 20 Q. Okay. And you published what I've been On the cover it says, "Alien Invasion II," 21 21 calling -- actually it's the title of your report --"The Sequel to the Discovery and Cover-up of 22 22 Alien Invasion II, correct? Noncitizen Registration Voting in Virginia," correct? 23 A. Eventually, yes. 23 A. That's what it says. 2.4 24 Q. Okay. Why don't we take a look at that. Q. And then on the inside cover it has, 25 25 (Johnson Exhibit 11 again, the PILF and VVA logo. Page 156 Page 157 1 A. Yes. 1 Invasion I. correct? 2 2 Q. Okay. And this was, again, a joint A. That's what it says. 3 3 project of those two organizations, right? Q. And then it says in the first paragraph, 4 4 "Our investigation revealed that in these eight A. Yes. 5 5 Q. And then it's dated May 2017. Virginia localities more than 1,000 noncitizens had 6 6 recently been removed from the voter rolls." Do you A. Yes, it says that. 7 7 Q. And then the Table of Contents is next, see that? 8 8 and some of the headings on the Table of Contents are A. That's what it says. 9 9 "Introduction," "The Stakes," "Summary of Findings." Q. And in this small sample nearly 200 10 10 verified ballots were cast prior to official removal, There's a header called "Felonies Upon Felonies," 11 11 correct? each one of them is likely a felony. Do you see 12 12 A. All of those are in the Table of Contents 13 13 in the document. A. I see that. 14 14 Q. "The Extent of Noncitizen Registration in Q. And then the report here mentions that you 15 15 Virginia"? were able to get data on a statewide basis, right? 16 16 A. I don't see that, but you can -- can you A. Yep, that's there. 17 17 Q. "Can Noncitizens Affect Election direct me to that, if you want me to say that that's 18 18 what it says. Outcomes," yes? 19 19 Q. Well, right underneath the image of the A. That's there. 20 2.0 Q. Who is to "Blame for Noncitizen first Alien Invasion report, it says "this report 21 21 details the statewide problem of registered voters." Registration and Voting"? 22 2.2 A. I see that it says that. A. That's all there. 23 Q. Okay. And then it says, in the third 23 Q. Let's turn to page 1 of the report. On 24 24 paragraph, that you expanded your investigation to page 1, in the Introduction, Alien Invasion II begins 25 25 the entire Commonwealth, right? with a reference back to your findings in Alien

Page 159 Page 158 1 in elections dating back to 1988." Do you see that? A. It says that. 2 2 Q. Right. And then it says, quote, as a A. It says that. 3 3 result -- presumably of the statewide investigation, Q. And the illegal registrants is referring 4 4 to the over 5,500 number; is that right? right -- the number of registrants removed from voter 5 5 rolls for citizenship problems during the last few A. I don't think so, but -- right, right. 6 6 election cycles grew to over 5,500. It's referring to the noncitizen cancellation list. 7 7 A. Okay. You dropped something into the Q. Right, and the 5,500. So, basically, what 8 8 record that was not in the sentence, but I would it's saying is that, of those 5,500 illegal 9 9 registrants, 1,852 cast nearly 7,500 ballots. That's otherwise agree with what it says apart from the part 10 10 you added. what you're saying, right? 11 11 Q. Oh, the presumably statewide A. No. I mean, it says what it says. 12 12 investigation? Q. Okay. And then on page 2 in the Summary 13 13 A. Yeah. It doesn't say that. of Findings, the second paragraph, it states, in 14 14 Q. Right. But the "as a result" is referring bold, "the numbers are alarming. 5,556 noncitizens 15 back to the statewide investigation, right? As a 15 have been removed from the voter rolls for 16 16 result of that statewide investigation, the number of citizenship problems in 120 of Virginia's 133 voting 17 17 registrants removed grew to over 5,500. jurisdictions since 2011." Do you see that? 18 18 A. Well, more or less, I mean, I wouldn't A. I do see it says that. 19 19 disagree with you. There's a little more to it than Q. And then in 102 of these jurisdictions, 2.0 2.0 1,852 individuals cast 7,474 ballots before election what you put in your question. 21 21 Q. Right. But there's more jurisdictions and officials canceled their registrations. 22 22 now a longer list of people. A. It says that. 23 23 A. We have more information. Q. And then underneath this paragraph there's 2.4 2.4 Q. Right. And then it says, quote, "of these a little graphic that says 5,556 noncitizen 25 25 illegal registrants, 1,852 cast nearly 7,500 ballots registrations, right? Page 160 Page 161 1 A. There is a graphic that says that. 1 register actually vote, they violate both state and 2 2 Q. And underneath that it says 7 -- another federal statutes because citizenship is a requirement 3 3 graphic says 7,474 votes cast by noncitizens, right? to vote in both state and federal elections," right? 4 4 A. There is a graphic that says that. A. That's what it says. 5 5 Q. Okay. Now did VVA do the analysis that is Q. Okay. And so this is -- this is 6 6 the basis for the 1,852 individuals having voted? indicating that the 5,556 noncitizens that you've 7 7 A. Partially did the analysis, not entirely. identified in the Summary of Findings -- or at least 8 8 referenced, if not identified -- committed felonies, Q. Who else did the analysis? 9 9 A. PILF. correct? 10 10 Q. And VVA worked with a Political Action A. I would strongly disagree with that. I 11 11 Committee on this analysis, right? think that this is a statement of law on page 3. 12 12 A. I don't know. Felonies Upon Felonies is a legal section that 13 13 contains accurate, factual information about various Q. You don't know? 14 14 state and federal statutes and makes absolutely no A. I did not know, no. Now from reading 15 15 documents in this case I have more information than I reference to the individuals or data that you just 16 16 referred to in your question. did in May of 2017. 17 17 Q. But you certainly -- what you're saying is Q. Correct. There's no direct reference, but 18 18 what -- the point that you're making here in the you're aware now that VVA worked with a PAC called 19 19 section Felonies Upon Felonies is that, if you have Middle Resolution? 20 20 A. I currently have knowledge that that noncitizens who register or actually vote, they have 21 21 committed a felony, correct? 22 22 A. Well, it says that, but it isn't making Q. On page 3 there's a header called 23 23 reference to anybody other than a recitation of what "Felonies Upon Felonies." 24 24 the law is --A. I see that. 25 25 Q. Right. Q. And it states here, "When noncitizens who

	Page 162		Page 163
1	A without any dispute or controversy.	1	that, it says that the cancellation reports for all
2	This is the law.	2	120 counties are available at Exhibit 1 at the link
3	Q. Right. And elsewhere in this report you	3	provided on page 1 of this report?
4	identified by name the 5,556 noncitizens, correct?	4	A. Right, but they weren't in the report.
5	A. No, we don't actually.	5	That's an important distinction, because most of the
6	Q. Well, aren't they listed in Exhibit 1?	6	distribution of this report or a large amount of it
7	A. They're listed at a link to government	7	was by paper. We didn't include the exhibits.
8	records, but they aren't in this report. They're in	8	Q. Okay. So on the Internet, you had your
9	an attachment, but they're not named in this report	9	report here, right?
10	that was distributed.	10	A. Right.
11	Q. Right.	11	Q. Okay. And you had a link on page 1 of the
12	A. You need to understand that this was	12	report to the exhibits, correct?
13	distributed by paper and the names are not in that.	13	A. No, we didn't. We had a link on page 2 to
14	Q. So the second paragraph of the Summary of	14	a footnote to take you to a link on an unnumbered
15	Findings that we just had looked at on page 2	15	page in the end notes that would ultimately get you
16	A. Page 2. Okay.	16	there. So it was not it was a number of steps.
17	Q the numbers are alarming, that sentence	17	Q. Okay. But there was you were linking
18	that we read	18	from the report to the exhibits.
19	A. I see that sentence.	19	A. It was possible to read the government
20	Q and refers to the 5,556 noncitizens,	20	documents based on information you got in footnote 5,
21	right? And then there's a reference to an endnote	21	although there's no link, strangely, I'm just
22	number 5.	22	realizing this. Footnote 5, that we would have
23	A. Endnote number 5, there's a 5, yeah,	23	distributed in paper copy, would actually not allow
24	superscript.	24	somebody to find the reports, as a matter of fact.
25	Q. And in endnote number 5, if you go to	25	Q. Okay. But I'm asking about how it was set
	, , , , , , , , , , , , , , , , , , ,		
	Page 164		Page 165
1	up on the web.	1	Q. Okay. But my question is about how it was
2	A. Well, that's different, but you asked me	2	published on the Internet.
3	about the paper first. You asked me about the	3	A. Sure.
4	report.	4	Q. Okay? And so if you have an electronic
5	Q. Yes.	5	copy of PILF's report downloaded from PILF's
6	A. So I'm answering about the report.	6	available on PILF's website, it links to the
7	Q. Yes, and the report is can be printed	7	exhibits, correct?
8	in paper, right?	8	A. Well, this is I mean, it probably does,
9	A. It was printed in paper but not the	9	but I can't say with absolute certainty because this
10	exhibits.	10	is a paper copy. There is a link here. All of the
11	Q. But it was published on the Internet,	11	raw data and records can be researched at a broad
12	correct? Alien Invasion I was	12	
13		13	page, but it's it's a different type of link than to the direct Exhibit 1.
14	A. There was an electronic publication of this report that is distinct from the paper	14	Q. And at endnote 5 you refer the reader to
15		15	Exhibit 1 for the reports that underlie the 5,556
16	publication.	16	•
17	Q. Well, it's the same publication.	17	noncitizens.
18	A. Not really actually.	18	A. Right. It refers to that in the
19	Q. Oh, so there are two different versions?	19	footnote in the endnote.
20	A. Yes.	20	Q. And you can also take, if you had a paper
21	Q. Okay. So what were the material	21	copy, the link that is the web address here on page
22	differences between Alien Invasion I, excuse me,	22	1, put that in your browser and get to the report
23	Alien Invasion II in paper form and Alien Invasion II	23	online, correct?
24	in electronic form on PILF's website?	24	A. Which report?
25	A. The paper form provided no way for people to pursue link endnote 5.	25	<ul><li>Q. The Alien Invasion II report.</li><li>A. No, that's not correct. I'm sorry.</li></ul>
	to pursue this enumble 3.	===	A. No, mais not confect. Thi sorry.
			42 (Pages 162 to 165)

ha

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That's just not correct. I don't mean to be argumentative, but that's not accurate.

What you can get to is a page that has a variety of links about raw data, and then you have to, once again, choose another link. It's not a link to the Alien Invasion report. It says, all the raw data and records obtained in our research into alien registration voting can be obtained at, and then that's a landing page.

Q. Right.

2.4

- A. And then you have more choices at that landing page.
- Q. Okay. And so but if you go to this landing page, which is listed here on page 1, it says here all the raw data and records obtained -- can be obtained at this link, correct?
- A. Eventually you can obtain it, correct, but this is not a direct link to the -- you originally were asking about the exhibits, and I'm answering you that no, they can't be obtained, if you click that link. You have more steps to do.
- Q. Okay. So you have to click on the link that says Exhibit 1.
- A. Correct. You have to click on two links to get there.

- Q. You have to click on two links, okay. And Alien Invasion II here tells you how to reach those records.
- A. Where are you referring?
- Q. Well, I'm just saying, Alien Invasion II says we've got 5,556 noncitizens, and then, you know, hanging off that is endnote 5, and endnote 5 says go to Exhibit 1, right?
  - A. Okay. This is really confusing, so bear with me. Endnote 5, cancellation reports for all 120 counties are available at Exhibit 1.
    - Q. At the link provided.
  - A. At the link provided on page 1. Okay. So go back to page 1. That's the landing page.
  - Q. Right. And that's how you're able to access, as it says here, if you want to access Exhibit 1, it's at the link provided on page 1 of the report.
  - A. Right. I'm not disputing the fact that the documents are ultimately available electronically. How you get there is a difference with how you're describing it from your initial question.
  - Q. Okay. So with all that discussion of linking, I think we're all on the same page that the

the Virginia Department of Elections, correct?

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number 5,556 comes from the records that you published in Exhibit 1 to Alien Invasion II, correct?

- A. Yeah, once again, I assume that the tally is correct, that the people tallying it had the number correct. I have confidence they did.
- Q. Okay. And the cancellation reports that are housed in Exhibit 1 is the same type of report that was provided by the localities that you used for Alien Invasion I, correct?
- A. I'm sorry. I don't understand the question.
- Q. The cancellation reports are in Exhibit 1 to Alien Invasion II, correct?
  - A. Mm-hmm.
  - Q. So it's statewide, right?
  - A. Well --
  - Q. Except for a few jurisdictions that --
- A. -- it's not statewide. It's listed by county. So, no, I'm sorry, I don't want to be argumentative, but it's not statewide. It's Augusta County, Accomack County. We don't have a statewide report. We have a report provided by the state that relates to individual counties.
- Q. Okay. So you have a report, Cancellation- Declared Non-Citizen report, that you received from

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- A. Correct.
- Q. Okay. And within that document is listings of individuals who were canceled based on their county, correct?
  - A. Right.
- Q. Yes. And so all I'm asking is this record that's reflected in Exhibit 1 to Alien Invasion II is the same type of report that you had obtained from localities and included in Alien Invasion I.
- A. Right. Well, to the extent that they are both the list of people who were declared by either election officials or the registrants or both that they were noncitizens.
- Q. Well, the records reflect what they reflect, but, basically, what I'm just saying is it's the same type of report.
  - A. It's a declared noncitizen report.
- Q. Right. The only difference between, you know, what you see in Exhibit 1 to Alien Invasion I and Exhibit 1 to Alien Invasion II is more counties in Alien Invasion II, right, more jurisdictions?
  - A. Right.
    - Q. Right? And a longer time period covered.
  - A. Hmm, I didn't realize that. I want to

	Page 170		Page 171
1	answer your question if you give me time to look at	1	Q. Does that refresh your recollection?
2	Alien I.	2	A. Yeah, I just
3	Q. Sure.	3	Q. Okay. Do you recognize the name Eliud
4	A. Okay. Well, right, it's a longer time	4	Bonilla?
5	period by virtue of the fact that it was March of '17	5	A. Right.
6	instead of August of '16. It all started going back	6	Q. He's one of the plaintiffs in this case.
7	to New Year's Day in '11.	7	A. Right, right.
8	Q. And then I think if you maybe flip towards	8	Q. So if you go to page 100 of 486.
9	the back of Exhibit 1, isn't there an extra couple of	9	MR. DAVIS: He's on Alien II.
10	months that brings you to maybe May, or am I	10	A. Okay.
11	A. I don't think so. It says March 20th,	11	MR. DAVIS: What page did you say?
12	2017, but maybe there's a oh, wait, there's	12	MR. TEPE: 100 of 486.
13	there are some from, I don't know, maybe those are	13	A. Right. You've marked it with a
14	supplemental.	14	highlighter.
15	Q. I think so.	15	Q. So it's got his name and an address for
16	A. But, yeah, some go to May, some go to	16	him, correct?
17	March. Alien I went to August.	17	A. It has his name and an address.
18	Q. Okay. So essentially same type of report,	18	Q. And this is under the Fairfax County list,
19	just more counties, different time period.	19	correct?
20	A. Right.	20	A. Correct.
21	Q. Okay. Eliud Bonilla is listed in Exhibit	21	Q. Okay. So Mr. Bonilla is one of the 5,556
22	1 to Exhibit strike that. Start again.	22	noncitizens referenced in the Summary of Findings on
23	Eliud Bonilla is listed in Exhibit 1 to Alien	23	page 2; is that right?
24	Invasion II, correct?	24	A. Well, it doesn't mention his name.
25	A. Did we	25	Q. No, I understand. It's kind of the same
	Page 172		D 172
	- 3		Page 173
1	questions I was asking with respect to Alien Invasion	1	Noncitizenship Registration Voting." Is that the
2	questions I was asking with respect to Alien Invasion I.	2	Noncitizenship Registration Voting." Is that the page?
2	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556	2	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to
2 3 4	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls	2 3 4	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would
2 3 4 5	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's	2 3 4 5	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three
2 3 4	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the	2 3 4 5 6	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.
2 3 4 5 6 7	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.	2 3 4 5 6 7	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.
2 3 4 5 6 7 8	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that	2 3 4 5 6 7 8	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.  Q. So as I understand it, PILF looked at 764
2 3 4 5 6 7 8	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.	2 3 4 5 6 7 8	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.  Q. So as I understand it, PILF looked at 764 voter registration applications, correct?
2 3 4 5 6 7 8 9	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.  A. Right.	2 3 4 5 6 7 8 9	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.  Q. So as I understand it, PILF looked at 764 voter registration applications, correct?  A. That's what it says in the report.
2 3 4 5 6 7 8 9 10	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.  A. Right.  Q. Okay. And if you go to page 258 of 486,	2 3 4 5 6 7 8 9 10	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.  Q. So as I understand it, PILF looked at 764 voter registration applications, correct?  A. That's what it says in the report.  Q. It says and so you surveyed, it says
2 3 4 5 6 7 8 9 10 11	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.  A. Right.  Q. Okay. And if you go to page 258 of 486, you see Luciania Freeman's name, correct?	2 3 4 5 6 7 8 9 10 11	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.  Q. So as I understand it, PILF looked at 764 voter registration applications, correct?  A. That's what it says in the report.  Q. It says and so you surveyed, it says here, "in the 16 jurisdictions surveyed, PILF
2 3 4 5 6 7 8 9 10 11 12	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.  A. Right.  Q. Okay. And if you go to page 258 of 486, you see Luciania Freeman's name, correct?  A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.  Q. So as I understand it, PILF looked at 764 voter registration applications, correct?  A. That's what it says in the report.  Q. It says and so you surveyed, it says here, "in the 16 jurisdictions surveyed, PILF reviewed 764 voter registration applications
2 3 4 5 6 7 8 9 10 11 12 13	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.  A. Right.  Q. Okay. And if you go to page 258 of 486, you see Luciania Freeman's name, correct?  A. Yes.  Q. And so she is also one of the 5,556	2 3 4 5 6 7 8 9 10 11 12 13 14	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right.  Q. So as I understand it, PILF looked at 764 voter registration applications, correct?  A. That's what it says in the report.  Q. It says and so you surveyed, it says here, "in the 16 jurisdictions surveyed, PILF reviewed 764 voter registration applications submitted by applicants who were later removed for
2 3 4 5 6 7 8 9 10 11 12 13 14	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.  A. Right.  Q. Okay. And if you go to page 258 of 486, you see Luciania Freeman's name, correct?  A. Yes.  Q. And so she is also one of the 5,556 noncitizens tallied on page 2 of the report.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right. Q. So as I understand it, PILF looked at 764 voter registration applications, correct?  A. That's what it says in the report. Q. It says and so you surveyed, it says here, "in the 16 jurisdictions surveyed, PILF reviewed 764 voter registration applications submitted by applicants who were later removed for lacking U.S. citizenship," correct?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	questions I was asking with respect to Alien Invasion I.  A. The numbers are alarming. 5,556 noncitizens have been removed from the voter rolls for citizenship problems in 120 Virginia's jurisdictions. That 5,556 is going to relate to the tally that's in exhibit in the exhibit.  Q. Okay. And so Mr. Bonilla is part of that tally of 5,556.  A. Right.  Q. Okay. And if you go to page 258 of 486, you see Luciania Freeman's name, correct?  A. Yes.  Q. And so she is also one of the 5,556 noncitizens tallied on page 2 of the report.  A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Noncitizenship Registration Voting." Is that the page?  Q. That is the page. And then I'm going to direct you to the bottom right corner, if you would just maybe take a look at the bottom three paragraphs.  A. Right. Q. So as I understand it, PILF looked at 764 voter registration applications, correct?  A. That's what it says in the report. Q. It says and so you surveyed, it says here, "in the 16 jurisdictions surveyed, PILF reviewed 764 voter registration applications submitted by applicants who were later removed for lacking U.S. citizenship," correct?  A. That's what it says.
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Page 174 Page 175 1 1 voter registration applications for going back a they were not a U.S. citizen in a more recent 2 2 number of years were not kept on file? document that would be an admission against interest. 3 3 A. It varies --Q. Okay. So -- I didn't mean to cut you off. 4 O. Okay. 4 A. Go ahead. 5 5 A. -- county to county. Q. So what you're saying is, it's the same Q. And so for 702 of those 764 applications 6 thing as what we discussed with Alien Invasion I. 7 7 reviewed by PILF, the registration application said There was -- they got on the rolls because they 8 8 that the applicant said that they were a citizen, clicked yes for the most part that they were a 9 9 correct? citizen, right, 702 of them did that you looked at, 1.0 10 A. They couldn't have gotten on the rolls right? 11 11 otherwise, although some did, but you have to say A. Yeah. 12 something in the citizenship checkbox. 12 Q. Okay. And then you also have their names 13 13 O. Right. And so at the bottom here it says, appearing in this cancellation report, right? 14 for the remaining 702 noncitizen registrants, they A. Their names appeared in the cancellation 15 checked yes in the citizenship question, right? 15 report, or else we wouldn't have tallied them up in 16 16 A. That's what it says. part of the tally. 17 17 Q. So if they checked yes that they were a Q. Okay. Other than the fact that they 18 citizen, why did you call them 702 noncitizens? 18 appeared in this cancellation report, was there any 19 A. Because that's what the state said they 19 other basis for you to call them noncitizens? 20 were. That's what the local election officials said 20 A. I stand by my earlier answer. We 21 21 they were. And this is a long answer, by the way. discussed this at length involving all of my 22 22 The voter themselves said it; otherwise, they discussions with election officials and various other 23 would have been removed because they swore under oath 23 administrative procedures. That formed the basis to 24 24 on some document, according to the election officials make these sorts of statements. 25 25 that I spoke with, that they swore under oath that Q. Okay. And so -- and just to make sure I Page 176 Page 177 1 1 understand, that was based on conversations that you that, if these people have been declared noncitizens 2 2 had with Don Palmer? by the state, by the local election officials, and by 3 3 themselves, I might add, then there is a basis to A. Look, we -- I don't want to be 4 4 make the statements in the report. And I stand by my argumentative about this, but I've answered that 5 5 three or four different ways or times, I should earlier testimony on that. 6 6 Q. Are any of these communications that you say --7 7 had with Don Palmer memorialized in email? Q. No, I understand. 8 A. Yes. A. -- earlier today. 9 O. And I'm not --9 O. Okay. 1.0 10 A. And I stand by that answer. A. You showed me one of them earlier today. 11 11 Q. Okay. I understand. But just for clarity Q. No, I'm -- let me re-ask my question. Is 12 of the record, you say I already said X, and I want 12 there any communications in email in which you asked 13 13 to just make sure that, when we're talking about this Don Palmer to say what does declared noncitizen mean 14 14 record here (indicating), which is -- which was in the cancellation report? 15 15 published as Exhibit 1 to Alien Invasion II, the only A. I don't recall that. I don't remember. 16 other basis for calling these people noncitizens 16 Q. Okay. Was there any email correspondence 17 besides this record is are those conversations that 17 between you and Mr. von Spakovsky in which you asked 18 you talked about earlier today. 18 him what does declared noncitizen mean in this 19 19 A. No, I disagree completely with that cancellation report?

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statement. A world of experience goes into this

area: a large amount of discussions with election

litigation in other places, experience in other parts

statisticians. Lots of things go into the assessment

officials, experienced review in voting rolls,

of the country, information received from

20

21

2.2

23

24

25

A. Probably not.

cancellation report?

Q. Is there any email that you engaged in

what does declared noncitizen mean in the

A. None that I saw in complying with

with Cameron Quinn in which you asked the question

	Page 178		Page 179
1	discovery responses.	1	Q. If you go to Exhibit 12 of the report,
2	Q. Are you aware of any other written	2	and, in particular, I'll direct you to page 217 of
3	communication involving these former election	3	Exhibit 12.
4	officials that you mentioned this morning	4	A. Oh. Right. It's 11.
5	A. I'm sorry.	5	Q. It might be tabbed. It's on the
6	Q in which you asked, you know, what does	6	right-hand side. You see a bunch of tabs?
7	declared noncitizen mean?	7	A. But for the record we're talking Johnson
8	A. None that I saw in preparing discovery	8	11, right?
9	responses.	9	Q. Johnson 11 is the final Alien Invasion II
10	Q. And so these conversations were only oral.	10	report.
11	MR. DAVIS: I'm sorry. I didn't hear	11	A. Right, but you called it Exhibit 12.
12	that.	12	Q. I'm saying Exhibit 12 to the Alien
13	Q. These conversations were only oral.	13	Invasion
14	There's no written	14	A. Oh, I see. Okay.
15	A. No, I would disagree with that. I think	15	Q. And we tabbed the pages, since it is a
16	they were certainly oral, but they weren't only oral.	16	lengthy document in front of you.
17	Q. Okay. Well, that's what I'm trying to	17	A. What number?
18	identify, find, you know, a written document in which	18	Q. Look on the bottom of your stack there.
19	you asked one of these individuals to explain what	19	Do you see another tab?
20	declared noncitizen means.	20	MR. DAVIS: Are we in the realm of
21	A. What's the question?	21	applications?
22	Q. Are there such documents?	22 23	MR. TEPE: Yes.
23	A. None that I saw in preparation for	24	MR. DAVIS: Maybe the name of the
24	discovery responses. If there had been, they would	25	applicant would be helpful too.
25	have been turned over.	25	Q. All right.
	Page 180		Page 181
1	A. There's no page number on this, though.	1	PILF 50
2	MR. DAVIS: There's no page number on mine	2	A. Look (indicating).
3	either.	3	Q of the one we're looking for.
4	MR. TEPE: Understood.	4	Understood. No?
5	Q. So now that you've kind of turned over the	5	A. No. I'm sorry. It's just not there.
6	large volume of paper in front of you, we were	6	This is another tabbed document.
7	talking about the applications reviewed by PILF,	7	Q. Yes, I understand. So if you look in the
8	correct? Right?	8	other Redweld, what's the tab there?
9	A. We're talking about it now, yes.	9	MR. DAVIS: I think, if it's the same, the
10	Q. Okay. And so the 764 applications	10	tab is on the face of 49. If you flip it over, it's
11	reviewed by PILF were included in Exhibit 12 to Alien	11	Bonilla, which is 50. Just the tab is on the other
12	Invasion II, right?	12	side.
13	A. I presume all of them are included, yes.	13	MR. TEPE: Okay.
14	Q. Okay. All right. And so now we're	14	A. Freeman, right?
15	looking at Exhibit 12. And I'm looking for one of	15	Q. Okay. Well, we can
16	the tabs should be for Mr. Bonilla.	16	A. That's the last one. I'm sorry.
17	A. You told me to go to the last tab and I've	17	Q. That's fine. So you have published, just
18	done so, and it's for somebody named Abby Sharpe	18	like with Alien Invasion I, the voter registration
19	Focht.	19 20	application of Luciania Freeman, right?
20	Q. All right. Bonilla is probably the	21	A. Here's Bonilla.
21	second-to-last tab. I'm sorry.	22	Q. All right. So we'll start with Freeman.
22 23	A. No, it's Jeanne Rosen.	23	A. Right.
23	Q. All right.	24	Q. Freeman, just like with Alien Invasion I, you published in Exhibit 12 here to Alien Invasion II
2.4			
24 25	<ul><li>A. Do you want me to stay with Rosen?</li><li>Q. There should be a number at the bottom,</li></ul>	25	her voter registration application, correct?

Page 183 Page 182 1 A. Right. A. Didn't we cover this? 2 2 Q. Yes. And I'm just confirming, asking you Q. Okay. So at the time Alien Invasion II 3 3 to confirm, that she was published in Exhibit 12, her was published, PILF had two pieces of documentary 4 voter registration application was published in 4 records about Eliud Bonilla, correct? You had the 5 5 Exhibit 12. copy of the voter registration application, right? 6 6 A. Right, it's in this document. A. Yes. I just said that. 7 7 Q. Okay. You just noticed Eliud Bonilla's Q. And then you also had his name listed in 8 8 voter registration application, okay? Let's go to the cancellation report for Fairfax County, correct? 9 9 A. No, it wasn't a generic cancellation 10 10 Do you see Eliud Bonilla's voter registration report. It was a noncitizen -- declared noncitizen 11 11 application there? report. 12 12 A. Yes. Q. Understood. 13 13 Q. And it has an address for him, correct? A. There are generic cancellation reports, 14 14 A. It has an address for him? I'm sorry? and I just want the record to be clear, he wasn't 15 15 Q. It has an address for him? listed on a generic non -- cancellation report. 16 16 A. Right. Q. Okay. And but it's the report that you 17 17 Q. And it has a phone number for him? published in Exhibit 1. So you had his appearance in 18 18 A. It does. two documentary pieces of evidence published by PILF, 19 19 Q. And it has in the upper left-hand corner one in Exhibit 1 and one in Exhibit 12, right? 2.0 20 him checking yes to the question "are you a citizen A. Right. 21 21 Q. One of those pieces of evidence, one of the United States of America," right? 22 22 A. It is. document, shows him saying, yes, I'm a citizen of the 23 23 United States, correct? That's what we just looked Q. And he signed this under felony penalty 2.4 24 at in Exhibit 12. for making willfully false material statements, 25 25 correct? He swore to this under felony penalty. A. Yeah. I think I answered you. It does. Page 184 Page 185 1 1 Q. And then you had the cancellation report. outreach to Mr. Bonilla. 2 2 A. Where's that? A. My testimony is I don't know. I'm not 3 3 Q. That was Exhibit 1 where you saw Bonilla's aware of any. 4 4 Q. Is this policy written down somewhere? name there, correct? 5 5 A. I mean, that was probably my testimony. I A. Nope. 6 stand by it. I'm sure it's there. 6 Q. Who made this policy? 7 7 Q. Before publishing Alien Invasion II, did 8 8 PILF reach out to Mr. Bonilla to ask about these two Q. When did you make it? 9 pieces of documentary evidence? 9 A. When we were doing the project. 10 10 A. As a corporate policy, we would not have Q. Which project? 11 done that. 11 A. The ones we've been talking about, Alien I 12 Q. What's the corporate policy? 12 and II. 13 13 A. That we don't contact registrants or Q. So it was a policy made orally by you not 14 individuals because we have no utility in doing so. 14 to reach out to any individual listed in the Alien 15 15 We can't verify anything. Invasion reports. 16 Q. So the answer is you did not. 16 A. That's my testimony. 17 A. Well, that's a different question. I 17 Q. And, for clarity, when I say "listed," I 18 don't have any recollection as to whether or not we 18 mean anyone appearing in Exhibit 1 to Alien Invasion 19 contacted Eliud Bonilla. 19 II, or Exhibit 12 to Alien Invasion II. I just want 20 Q. You have no basis for saying that PILF 20 to clarify. 21 did, correct? 21 A. Okay. I'm sorry. Could you repeat that? 2.2 A. It would be contrary to policy if we did, 22 Q. Okay. So my question was, so it was a 23 but that's not the same thing as saying that we 23 policy made orally by you not to reach out to any 24 didn't. 24 individual listed in the Alien Invasion reports. 25 Q. Okay. But you're not aware of any 25 A. Well, a quibble, just a touch, with the

term "reach out." We were -- the policy was more specific than reach out. It was we're not to contact individuals listed in the government documents.

- Q. Okay. And by "the government documents," we're talking about the people who appeared in Exhibit 1 and Exhibit 12.
  - A. Correct.

2.4

- Q. And what was the rationale behind this oral policy?
- A. That there was no utility in contacting them because we had no means to verify what they said. All it would be is an exercise in futility with possible negative ramifications associated with it.

Had we done something like that, I can only imagine and speculate that your complaint might have had different paragraphs but still been filed, that contact with these individuals would be misinterpreted or otherwise misrepresented.

And so, given the fact that there was no way for us to verify anything that they might have told us in these conversations, we did not communicate with these individuals. There was a better way to solve the problem of noncitizens on the rolls than us talking to individuals.

The better way to solve the problem was to provide law enforcement officials who had the means to access the relevant data without the voter even knowing, without the voter even knowing this was going on, to verify whether or not they were citizens.

- Q. Well, if you could provide the information to law enforcement, what was the point of publishing everyone's names and contact information?
- A. Well, because those were -- that was the Congress's decision, not ours. Congress made the decision this is public information, not PILF, and -- can I finish? Then you can ask me a question.
  - O. Go ahead.
- A. No, go ahead.
  - Q. No, I didn't want to interrupt. Go ahead.
- A. But you did.
  - Q. And I apologize.

A. All right. Congress made the decision this is public information, not PILF. And this has been thoroughly litigated in the Eastern District of Virginia. It went to the Fourth Circuit. We relied on applicable case law as to what was public information and what was not public information.

We followed those court rulings. In fact, we

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went beyond them. We may have redacted some things we didn't need to, which is unfortunate in my view, because I think it's important that we not be accused of misrepresenting what the government documents say.

And so I think it's important to have the government documents containing public information available for the public. These are government documents that anybody can get. They aren't private. Our purpose was to have a thorough report that could not be questioned for making up conclusions about numbers.

- Q. Congress didn't publish the cancellation reports on the Internet, did it?
- A. Congress made a determination that cancellation reports are public information.
- Q. Congress did not publish the cancellation reports on the Internet, correct?
- A. Of course they didn't, but they said that this is public information.
- Q. PILF published the cancellation reports on the Internet, correct?
- A. In reliance to judicial precedent in the Fourth Circuit, Congressional intent, transparency issues. There's a variety of public policy issues that informed our decision to publish this, none of

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- which, by the way, are the theories of your case, but the fact that Congress determined these to be public records.
- Q. And no one forced PILF to publish these cancellation reports on the Internet, correct?
- A. What difference does that make? That's, I mean -- we had a First Amendment right to republish -- we have a First Amendment right to publish public information that Congress has determined to be public in order to petition the government about failures in the system, and that's exactly what we did and why we did it.
- Q. And it was your choice to publish this information on the Internet.
- A. Because we had a First Amendment right to that Congress bolstered with their decision very clearly to make this public information, and the Fourth Circuit's decision to back that up and give us this broad First Amendment right to publish government documents related to an important issue like voting.

And, by the way, we uncovered a huge problem here -- two huge problems -- both aliens on the rolls and the government canceling citizens. And that's exactly why Congress gave this broad right to the

	Page 190		Page 191
1	public to get this information, disseminate this	1	Q. One of the other voter registration
2	information, and speak about this information.	2	applications that PILF published was for Abby Jo
3	Q. Okay. So my question was, yes or no, it	3	Focht, who is now known as Abby Jo Gearhart; is that
4	was PILF's choice to publish this information on the	4	correct?
5	Internet.	5	A. If you could direct me to
6	A. Not entirely. We were given the right by	6	Q. I think you hit on
7	Congress to get the information. They chose to pass	7	A. The last one? I seem to recall that. If
8	a statute that gave us that right, to exercise that	8	we need to get it directly, you're going to have to
9	right under the First Amendment, and we ultimately	9	give me a second.
10	chose to exercise our First Amendment rights to get	10	Q. If you see the bottom of that stack there,
11	government information and publish it.	11	the bottom tab, is that Focht?
12	Q. And so it was PILF's choice to put this	12	A. Jeanne Rosen.
13	information on the Internet, when, as you testified	13	Q. Okay.
14	before, you could have just handed it to law	14	MR. DAVIS: Probably a green tab.
15	enforcement who could, as you said, I think, quietly	15	A. Is it tab wait. There's one more.
16	look into verifying these issues.	16	That's Rosen. There's no tabs there. This is
17	A. I've answered the question.	17	Bonilla. This is Freeman.
18	Q. And the answer is yes?	18	MR. TEPE: Bill, do you have it?
19	A. The answer is what I said.	19	MR. DAVIS: I have one here, yeah. Do you
20	Q. The answer is PILF made a decision, for	20	want to just use this one?
21	whatever rationale or reasons, PILF made a decision	21	Q. Yeah, Mr. Adams, if you don't mind.
22	to publish these cancellation reports on the	22	A. I had it a minute ago.
23	Internet, correct?	23	MR. DAVIS: Here, let me have that and
24	A. These cancellation reports were published	24	I'll find it.
25	on the Internet.	25	MR. HANSON: It's the fourth green tab
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	Page 192		Page 193
1	MR. DAVIS: I've got it.	1	to hunt for what?
2	A. No, four is not it. I'm sorry.	2	Q. Okay. Does her name appear anywhere in
3	Q. The application in front of you is for	3	Exhibit 1 to Alien Invasion II?
4	Abby Focht, right?	4	A. I suspect you know the answer to that, and
5	A. Right.	5	I might not.
6	Q. Okay. Same questions as before. There's	6	Q. The answer is no.
7	an address there, correct, for her?	7	A. Okay.
8	A. There's an address.	8	Q. Okay. And so Ms. Focht PILF had no
9	Q. Phone number?	9	basis for saying that Ms. Focht is a noncitizen,
10	A. Yes.	10	correct?
11	Q. Okay. She also had checked, "are you a	11	A. I don't think she was I'm sorry.
12	citizen of the United States of America," yes,	12	MR. DAVIS: Just so this exhibit does
13	correct?	13	have some sort of a legend on the bottom right that's
14	A. She did that, yes.	14	not legible, but and it may be no more than a
15	Q. And so with respect to Ms. Focht, you had	15	receipt.
16	the same amount of information about her as you did	16	MR. TEPE: Right, I think it's just a
17	about actually strike that.	17	received date.
18	So can you find Ms. Focht's name in the	18	Q. Mr. Adams, the question is, you understand
19	cancellation list?	19	that her application was posted as part of Exhibit 12
20	A. Well, for starters, it might be on the	20	to Alien Invasion II, correct?
21	face of this document, but this is a bad copy, and	21	A. Well, that's interesting, because she
22	there's a notation here that I can't read on this	22	wasn't part of the tally. I think we can agree on
23	document. So putting that aside, do you want	23	that. Because we've had a lot of testimony here that
24	Q. It's a received stamp, right?	24	the tally number was based only on the statewide
25	A. Okay. Putting that aside, do you want me	25	VERIS reports. So that would certainly take her

1 Q. Okay. Let's go to page 16 of the report. 2 A. 16?

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outside of all the characterization that you were asking about relating to felonies.

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3 Q. 16. There are a few recommendations at 4 the end of your written report, right, 5 Recommendations and Solutions at the top?

But my understanding is, is that she was inadvertent -- first of all, she was given to us by York, I think, as a responsive document request -- a response to a document request -- that York gave to us in response to our request. She was inadvertently posted. And my understanding is, within moments of being informed of this, her name was removed. And it was an inadvertent inclusion.

A. Right.

Q. Okay. So I think you're referring to the fact that PILF removed her application and those of 50 others at one point after publication on the Internet.

Q. Okay. And one of those recommendations is last checkbox here on the right-hand side, "law enforcement at both the federal and state levels should exercise their authority to prosecute cases of voter fraud," right? Do you see that?

A. Right, but I don't think that answers your

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A. Right. These applications were given to us by the registrars responsive to our request. They were included in the full disclosure of responsive documents, right. How they were characterized is subject to dispute. And as soon as we heard that she should not have been given to us by the government official, we removed the document.

question. Q. "Voter registration and voting history records such as those contained in this report make

prosecution an easy task," correct?

Q. Okay. Now PILF advocated using the exhibits to Alien Invasion II to prosecute individuals, correct?

A. Right. Q. Okay. And so PILF was advocating that law enforcement look at the records to attach to Alien Invasion II and engage in prosecutorial activity, correct?

A. That's an oversimplification.

A. No. O. No?

A. No. I think you misunderstand all of this. What PILF was advocating is that prosecutors,

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A. No, you're misstating a vast amount of

A, start taking voter fraud seriously, which we say, and, two -- and, believe me, we have a lot of experience with this because in some places they take it seriously and in some places they don't.

(Clarification by reporter.)

And in this particular case we were advocating investigative activity where prosecutors, particularly the Justice Department, would have access to original records that we did not have and could make determinations as to which, if any, of

4 Q. It says right here, Cancellation --

these were crimes without the voter even having any awareness that it was occurring.

5 Declared Noncitizen.

A. Right.

And that's what we've been advocating and will continue to advocate. Because the way the Justice Department works is you can have an investigation to get to the bottom of this problem without any contact

Q. Right? There's a column that says "cancel date," right?

of the voter whatsoever. Q. Well, if you -- you've identified five

A. Right. And there's a heading that says "noncitizen."

Q. And then there is a "cancel type," right?

- thousand -- in Alien Invasion II. 5.556 noncitizens. correct?
- A. Noncitizen. 13 Q. Right, it says "declared noncitizen." So

A. Well, that's what the state did. We

this is a list of cancellations --A. Of noncitizens.

didn't. They identified it.

Q. -- of people.

- Q. Well, no, they didn't identify 5,556
- A. Noncitizens. 18 Q. And so what you're saying is all these 19
- noncitizens. They gave you a list.

people are noncitizens. A. No, that's what the state was saying,

A. No, but it was a list of noncitizens.

election officials who we consulted with in relation to the preparation of this report.

Q. It was a list of people canceled.

For example, as I indicated, Ann Leider of -the Alexandria general registrar, told us these are noncitizens who admitted they were noncitizens under

oath in a subsequent filing.

- Q. Well, then --
- A. So --

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Q. Okay. But if these are noncitizens and you're so confident of that, then why would prosecutors have to investigate?

A. Of course -- well, first of all, your question, "so confident," I don't understand what you mean by that. I'm confident that there's fertile territory here for investigators to commence investigative activities. Why would they have to do it? Let me answer your question.

You don't simply walk into a prosecutorial posture and file charges based on our report. That's absurd. I referred to it as virtually turnkey. That "virtually" meant something. It meant a lot.

And what it meant was that the U.S. Attorney's Office could take this list -- and I guarantee you there's noncitizens in here, and I guarantee you that at some point some are going to be prosecuted.

And you take the list of potential noncitizens and you start running your traps internally at DOJ, you start doing the legwork, the hard work that goes into it to take the tips that we have given to the government about what we believe to be a serious

problem, and you work the cases up internally. And you eventually, eventually go to a grand jury with cases that you have determined are foolproof and ironclad.

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Sometimes you get admissions on Immigration and Naturalization forms under question 12, and you take those cases, and those are the ones you pursue. You don't start knocking on doors. And DOJ would never do that. And I have experience and knowledge in that area to know that the voters would be protected by false-positives in the state reports. And I relied on that experience and knowledge to know that they would not endure the sorts of nonsense that some might argue these reports triggered.

They aren't going to have willy-nilly prosecutions. There's a process in place, a careful process, that the Justice Department prosecutors will use before the voter even knows what's happening. And I have firsthand awareness of that because of my time at the Justice Department.

- Q. You called this a list of potential noncitizens, correct?
- A. I'm sorry?
  - Q. In your lengthy answer, you referred to this as a list of potential noncitizens, right?

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noncitizens.

A. I said there are certainly noncitizens on this list. There's no question about that --

Q. Okay.

A. -- that this list contains the names of noncitizens who should be prosecuted for registering and voting in the Commonwealth of Virginia. There's no doubt about it --

Q. Okay.

A. -- and ...

Q. And so -- and so this list (indicating) that was published as Exhibit 1 is a list of potential noncitizens.

A. Well, I'm not disputing the fact that you have alleged in your complaint that Mr. Bonilla is a citizen. I'm not going to sit here and make those sorts of ridiculous assertions. He says he's a citizen. I assume he said it under oath at his deposition, and I'm not going to contest that. So there's obviously somebody on the list that's a non -- that's a citizen.

Q. In your answer explaining why prosecutors would have to do an investigation, you said, "and you take the list of potential noncitizens and you start running your traps internally at DOJ."

A. I misspoke. The list of declared

Q. Okay. And so the question remains, if these are confirmed noncitizens, why does DOJ have to go through all this effort?

A. Because we live in America, and one of the great things about our country is we have process and we have the right to speak, we have the right to associate, we have the right to petition. And people who are noncitizens on the rolls have a right to have a process involved. We don't knock doors down and drag people away. We have investigators, like I used to do when I was at the Justice Department, look at cases carefully, get the records from DHS. They have a wealth of information at DHS to determine whether or not these names are in fact citizens, information I didn't have, information PILF didn't have.

Q. And -- go ahead.

A. Go ahead.

Q. And speaking of process, as you understand it, when someone at the DMV perhaps marks "no" in the checkbox for "are you a U.S. citizen," okay, that triggers a process by the DMV and the Department of Elections, right?

A. No -- well, somewhat. You're partially correct. And I assume you're talking about a voter

	Page 202		Page 203
1	registration application. You didn't say that in	1	and that individual facing these questions a second
2	your question, but I assume that's correct.	2	time says, to the citizenship question, under oath,
3	Q. No, people have already people have	3	are you a citizen, they say no. That's how everybody
4	already they are already on the rolls.	4	got on this list, is they made an under-oath
5	A. Yeah, then you don't understand how this	5	affirmation at some point that they were not a
6	works.	6	citizen.
7	Q. Okay. So let me let me ask the	7	Q. After making an under-oath affirmation
8	questions to figure that out. Okay.	8	that they were a citizen.
9	So Ms. Freeman, take her as an example, she	9	A. Most recent is most valid, and admissions
10	had already registered to vote, okay.	10	against interest carry more weight than the previous
11	A. I accept your premise.	11	one.
12	Q. Okay. And then, as you understand it,	12	Q. Okay. So
13	this declared noncitizen cancellation list is	13	A. Wait, there's more. Then the state go
14	triggered by some contrary information being	14	ahead.
15	indicated at the DMV, right?	15	Q. So then if someone reregistered by
16	A. You're underplaying the contrary	16	affirming their citizenship, then that is the most
17	information. Let's talk about what that is.	17	valid, right, under your construction?
18	Q. Okay. No, you already said that's someone	18	A. Not necessarily there's a lot of
19	saying no, right, in the checkbox?	19	different contrary examples.
20	A. No, you're totally minimizing this. What	20	Q. So which is it?
21	it is, is somebody going back to DMV for any point of	21	A. It's not a binary choice.
22	contact with the division the Department of Motor	22	(Clarification by reporter.)
23	Vehicles. On the screen is the same original voter	23	Q. You said that the second affirmation I
24	registration application they got in the first place.	24	should say the second answer at the motor vehicles,
25	Up pops do you want to register to vote again,	25	the most recent is most valid, that's what you said,
	Page 204		Page 205
1	right?	1	A. Yeah, I follow what you're getting at.
2	A. There's much more to it than just that.	2	You don't understand some things
3	You are there's a context here. I did say that,	3	Q. I'm asking a question here.
4	but there's a whole context here.	4	A. Yeah.
5	Q. No, I understand that you sort of want to	5	Q. Right. And so under that timeline of
6	dress it up, but	6	events, the most recent is valid, and that would be
7	A. And that's argumentative.	7	their reregistration, correct?
8	MR. DAVIS: Objection. This is getting	8	A. Nope.
9	argumentative.	9	Q. Why not?
10	Q. But you said the most recent is most	10	A. Because the most recent doesn't always
11	valid, so in trying to	11	address what the citizenship state was in the prior
12	A. In context	12	two moments. You are wrong in your assumption. That
13	Q. So in trying to understand that, in trying	13	is not what I testified to, and your hypothetical is
14	to understand that, if someone reregisters after	14	invalid. You don't understand how it works.
15	being canceled, that would be the most recent in the	15	Q. I know, you keep on telling me I don't
16	timeline of events, correct?	16	understand, but, you know, that's why I'm asking
17	A. Not always.	17	these questions and to get at what it is. And so why
18 19	Q. Okay. So you have a registration, a	18	is it, in my hypothetical, why is it the most recent
20	cancellation, and a reregistration, right, in that	19	is not valid? Why is
21	order, right?	20 21	A. Depends what the most recent is. If the
22	A. Well, but there could have been (Clarification by reporter)	21	most recent is registration with an affirmation yes,
23	(Clarification by reporter.) Q. Can you follow me	23	there could have been an intervening naturalization.
24	A. Whoa, whoa, whoa.	24	Your hypothetical completely omitted that, deliberately I suspect.
25	Q. Can you follow me?	25	And there could have been an intervening
25	Q. Can you follow me?	25	And there could have been an intervening

Page 206 Page 207 1 naturalization in that context, and often there is, Q. You don't know? 2 2 by the way. That is why people get off the rolls is A. Nope, I do not know if it's still on it 3 3 because DHS has question 12 that says have you ever today. We could break and I can login. It probably 4 registered to vote. 4 is, but I can't say that with certainty because I 5 5 And so all of these folks seeking to haven't checked. 6 6 naturalize are suddenly alerted to the problem they I prepared a lot of ways for this deposition, 7 7 have been on the voter rolls. That's how we're but going to check on whether or not the report is 8 8 finding this all over the country. still posted is not one of them. 9 9 So what happens is they -- they take Q. Well, you didn't tell anyone to take it 10 10 themselves off the rolls or they're canceled as a down, did you? 11 11 noncitizen. Then they naturalize and they A. I didn't, but that wouldn't necessarily 12 12 reregister. But that third registration in your mean it wouldn't be taken down. But I don't know if 13 13 hypothetical does not have relevance necessarily to it's on the website. I will assume for the purposes 14 14 the question of their citizenship during the first of your question that it is. 15 two registrations because of the intervening 15 Q. And so you're still calling people who may 16 16 naturalization. in fact be citizens noncitizens, correct? 17 17 Q. But still your reports are on PILF's A. Look, if you want -- if you want us to 18 18 Internet website, correct? take it down, make an offer. 19 19 A. Okay. You've asked me a different topic Q. Okay. This is sort of a deposition here, 20 2.0 now? I'm sorry. Reports are on the website? and so I'm asking you questions. 21 21 Q. Yes. The Alien Invasion II report is A. And I answered it. 22 22 still on PILF's website. Q. And the question is: Is it the case that 23 23 A. I answered that. you are calling people who may in fact be citizens 2.4 Q. Right? It's still on it today, right? 2.4 noncitizens as of today on your website? 25 25 A. As it relates to the three plaintiffs in A. I don't know. Page 208 Page 209 1 this case, no, that's not accurate. As it relates to 1 Q. But -- and you still take the position 2 2 two plaintiffs in this case, quite possibly. As that they're noncitizens; is that -- is that fair? 3 3 relates to the third plaintiff, that was cured long A. I still take the position that the 4 4 government document says what it says. I still take 5 5 Q. Okay. Can you specify who you're the position -- and I testified about this earlier --6 6 referring to in your answer? that Bonilla testified under oath that he is a 7 A. Well, I think Abby -- help me here -- Abby citizen. 8 Jo --Q. So just to make sure we're on the same 9 9 Q. Gearhart. page here, it is your belief sitting here today that 10 10 A. -- Gearhart, that's long since been taken there are citizens listed in Exhibit 1 to the Alien 11 11 Invasion II report posted on your website, correct? down. 12 12 Q. Right, she's been taken down. A. Bonilla has testified under oath he is a 13 13 A. So one of the plaintiffs -citizen, and I have no reason to doubt him, and the 14 14 Q. Okay. government document listing him as a noncitizen is 15 15 A. One of -- okay. You asked the question; still posted because that in itself is a problem that 16 16 let me answer it. the government is removing citizens from the voter 17 17 One of the plaintiffs, their name is no longer 18 18 Q. Okay. So Mr. Bonilla, even though you are

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anywhere on the website. Q. And then --A. And that happened instantly. Q. And then Bonilla and Freeman, they're still on the website?

A. The government documents listing them as noncitizens are probably still posted. I have not checked that. You asked me if I know, and I don't.

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A. You've asked and answered -- I've answered this question a lot, different ways, always the same.

Q. So he's being still put in PILF's 5,556

not challenging his citizenship, his citizenship

testimony under oath, is still listed in Exhibit 1,

which, according to your report, is a list of 5,556

noncitizens.

Page 211 Page 210 1 1 noncitizen bucket, correct? A. I'm not calling him anything. 2 2 A. I've asked and answered that question. Q. True. Alien Invasion II is, correct? 3 3 Q. The answer is yes? A. I just testified that the reports are up 4 4 A. Do you want me to say it over and over there. They speak for themselves. I don't have 5 5 again? anything else to add. 6 6 Q. I have not asked that particular question Q. So you have Alien Invasion II in front of 7 7 at all until just now. you. I want you to maybe put it all in one stack, 8 8 A. Okay. Let me try to resolve this. Mr. -but then pull out Exhibit 1. Because you might want 9 9 the exhibit containing Mr. Bonilla's name is still to have Exhibit 1 handy -- or not. 10 10 posted at the website most likely, though I have not Alien Invasion II was published May 2017, 11 11 checked it today. right? 12 12 Q. And so since he is still posted on the A. I think so. 13 13 website in Exhibit 1, Exhibit 1 is where you have the Q. In February of 2017, PILF was told 14 14 list of what PILF calls 5,556 noncitizens, then it is explicitly by James City County registrar that the 15 still PILF's position as of today that Mr. Bonilla is 15 people listed in the cancellation report -- which 16 16 a noncitizen. sometimes people call the VERIS report, correct? 17 17 A. I call it the declared noncitizen report. A. Let me try to -- no, let me try to answer 18 18 this once and for all so it's very clear. The Alien Q. Okay. Well, PILF was told explicitly by 19 I and II are both posted. Most likely still, I can 19 the James City County registrar that the people 2.0 20 check during a break, and the attachments are still listed in that cancellation report were not 21 21 posted. I don't know how else to answer that necessarily noncitizens, correct? 22 22 question. A. I don't know. If you have a document to 23 23 Q. And so you are still calling Mr. Bonilla a refresh my recollection, I'd be happy to look at it. 2.4 2.4 noncitizen. Q. So you don't recall --25 25 MR. DAVIS: Objection to form. A. I don't recall right now. If you have a Page 212 Page 213 1 1 document to refresh my recollection, I'm happy to A. Okay. All the counties -- I think James 2 2 look at it. City was on the list. All the counties on that one 3 3 list in Alien I were asked for this, and I can (PILF Exhibit 15 marked for 4 4 double-check to make sure. identification: Email correspondence 5 from (topmost) D Moorman sent Q. No need, because --6 6 2/15/2017 with attachment A. It was. I just double-checked. 7 7 PILF-ADAMS-0013464 - 0013471) Q. Okay. 8 8 MR. TEPE: The court reporter has handed A. James City is on the list. 9 the witness what's been marked as PILF Exhibit 15, 9 Q. James City was asked, and then they didn't 10 10 Bates number 13464. provide the records because, presumably, they were 11 Q. Do you recognize this document? 11 following the position that they couldn't provide it 12 A. I don't remember reviewing this for this 12 because the information was protected under the 13 13 deposition, but I see it in front of me. MPPA -- the DPPA, excuse me. 14 14 Q. Okay. So it begins with an email from A. I'm sorry. What was the question? 15 15 Noel Johnson dated February 15th, 2017 to Dianna Q. So PILF made a request for the 16 Moorman. Do you see that? 16 cancellation report in August. As of this date, 17 A. I see that. 17 February, you hadn't gotten it, correct? 18 Q. You can tell from the document that Dianna 18 A. It probably -- that's obviously --19 Moorman was the general registrar of James City 19 Q. Right. And so here Mr. Johnson asks for 20 County? 20 it again, and then Ms. Moorman responds the same day, 21 A. Right. 21 February 15th, correct? 2.2 Q. Okay. And this email from Mr. Johnson may 22 A. Right. 23 23 refresh your recollection. So apparently James City Q. And she attaches the requested report of 24 was asked in August of 2016 for records under the 24 James City County, right? 25 NVRA, specifically the cancellation report, correct? 25 A. Right.

Page 214 Page 215 1 the information provided by the state would not Q. And then she says: 2 2 Please note that many of these include such individuals. 3 3 simply were because they failed to Q. Okay. So --4 4 A. As a matter of fact, we acted on it. check the 'are you a U.S. citizen 5 box' on the voter registration (PILF Exhibit 16 marked for application, not because they are identification: Email correspondence 7 7 actually a noncitizen, and have from (topmost) D Moorman sent 8 8 since reregistered with an 2/16/2017 with attachment 9 9 PILF-ADAMS-0013091 - 0013109) acceptable completed application. 10 10 Do you see that? MR. TEPE: The witness has been handed 11 11 A. I do, but that's meaningless. what's been marked as Exhibit 16 with the Bates 12 12 number 13091. Q. Your testimony is that what the registrar 13 13 of James City County told you is the fact that the Q. Do you see that? So this is a 14 14 people on the list that she is providing are not continuation of the correspondence between 15 necessarily noncitizens is meaningless, that's your 15 Mr. Johnson and Ms. Moorman, correct? 16 16 testimony? A. A continuation ... do you have -- do you 17 17 A. That's part of my testimony. The entire have the full communication? 18 18 whole of my testimony is that, based on this concern, Q. I said it's a continuation. We just 19 I believe, we contacted the state election director 19 looked at a document where Ms. Moorman tells PILF 20 20 in regards to these concerns. And we asked the state that the people on the list may not be noncitizens, 21 21 election director both for the state report and right? We just looked at that document. 22 22 whether or not the state report had individuals of A. Okay. I have -- yes, I have Exhibit 16. 23 23 the nature that Ms. Moorman was describing. Q. That's not the question. The question is: 2.4 24 And the state election director very clearly Ms. Moorman told PILF that, please note, many of 25 25 alleviated our concerns that Ms. Moorman raised that these simply were because they failed to check the Page 216 Page 217 1 1 "are you a citizen box" on the voter registration A. Right. 2 2 application, not because they are actually Q. And so I want to direct your attention to 3 3 noncitizens. the voter registration status column. Do you see 4 4 A. Well, first of all, it's not -- okay. 5 5 A. Voter registration status, got it. Q. Excuse me. I'm asking a question. All 6 6 Q. Right. And so the first person is Tierra right? And so you see that right there --7 7 Gregory, now registered in Richmond City. Do you see A. I see --Q. -- correct? 8 that? 9 A. I see it says that. 9 A. Right. 10 10 Q. Okay. Mr. Johnson responds two minutes Q. And then underneath that is Deborah Watts, 11 11 reregistered in JCC. That's James City County, later saying, thank you, and then asks for additional 12 12 records including the voter registration 13 13 applications, right? A. I don't know. 14 14 Q. You don't know? A. It says that. 15 15 Q. Okay. And then Ms. Moorman responds later A. I don't. 16 16 that day -- actually the next day, on February Q. Okay. So you're not sure if JCC refers to 17 17 James City County? 16th -- saying, "Good afternoon. I have attached a 18 18 spreadsheet with the 51 names, including current A. That was the answer I just gave you. 19 19 registration status and full voting history of each Q. Okay. Even though she told you that --20 individual." Okay. So that's attached, correct? 20 all right. I'll move on. 21 21 A. There's a document attached. So can you count up how many times in this 22 22 document PILF was informed that people had Q. Okay. Let's look at that document. It 23 23 appears to be a copy of the cancellation report in an reregistered in JCC? 24 Excel spreadsheet with some additional columns, 24 A. No, I can't, because we asked the state 25 25 election director. correct?

Page 219 Page 218 Q. You can't answer my question? 1 here, PILF was told they reregistered in James City 2 2 A. Well, because the answer is zero. County, correct? 3 3 Q. No, no, no. It's right in front of you. A. By the -- by the local election official, 4 I'm sorry. Maybe this is getting confusing. 4 which was later contradicted by the state. 5 5 Q. And -- and this list also says that ten But the spreadsheet in front of you, PILF was 6 6 provided with the registration status of these people of the 51 had reregistered in other 7 7 individuals, correct? jurisdictions, correct? 8 8 A. Right, in this document it is, but --A. I mean, the document speaks for itself. 9 9 Q. But so just bear with me. And so my Q. And so PILF was aware, as of February 10 question is, can you count how many times -- how many 10 16th, 2017, before Alien Invasion II was published, 11 11 individuals had reregistered in JCC? that 30 of the 51 people on the VERIS report or this 12 12 A. Well, ultimately, the answer is zero cancellation list had reregistered. 13 13 because the state -- we asked the state specifically A. That is not correct. 14 14 this question, and we said to the state, how many O. No, no --15 people on your cancellation list reregistered, and 15 A. Can I answer your question, please? 16 16 the state said zero. Q. Okay. Sure. 17 17 Q. Okay. A. PILF was aware that this local registrar 18 A. So this information became irrelevant. 18 thought that, and that is precisely why you go to the 19 Q. Okay. So I guess I'll have to count for 19 state to find out what the accurate information is, 20 2.0 you. So one, two, three -and that's exactly what we did. 21 21 A. Well, that's what it says in the document. We went to the state and asked the question, 22 22 Q. -- seven, eight, nine, ten, 11, 12 -give us a list of noncitizen cancellations for all 23 23 (counting) ... 19, is that what I got? I think I the jurisdictions and tell us whether or not they 24 2.4 might have missed one. reregistered. 25 25 I believe there's 20 of the 51 people listed The state affirmatively answered us and said Page 220 Page 221 1 1 nobody on our list reregistered. It contradicted information was -- was contradicted or superseded by 2 2 what a local official may have said, and, frankly, direction from the state election director. 3 3 under HAVA and Help America Vote Act, the state Q. It would be terrific if when we see you 4 4 election officials, the chief election official for again on Monday you identify this, this question. 5 5 the state who is in charge of list maintenance. A. Well, we put it -- we published it in the 6 6 So, no, I would disagree with you that we had Alien II. We directly give the response in Alien II 7 7 information they reregistered, because that to our inquiry where the state election director 8 8 information was later directly contradicted by the specifically says the people on the noncitizen 9 state director of elections. 9 cancellation list I gave you did not reregister. 10 10 Q. Okay. Can you point me to the document in This was on our radar. We took prudent steps 11 11 which you asked the Virginia Department of Elections to be sure that it didn't include reregistrations, 12 12 for a list of noncitizen cancellations for all the and the state election director responded in writing 13 13 jurisdictions and tell us whether or not they and we republished his -- his email and we relied on 14 14 reregistered? 15 15 A. I'm sure you have it in your binder. I Q. Yeah, again, you know, perhaps you can 16 16 cannot point it to you right now. identify that document on Monday, because I'm not 17 Q. Neither can I. 17 aware of it existing. 18 18 A. Well, we most certainly did ask. And we A. Well, I've seen it, and I've seen it in 19 19 asked the -- we asked the state election director for discovery responses. 2.0 the list of noncitizen cancellations, and we followed 20 Q. So as of this date PILF was on notice that 21 21 up by asking, did anybody on this list reregister, 30 people had reregistered, correct?

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Q. PILF was aware from James City County, had

information from James City County, that 30 of the 51

MR. DAVIS: Objection to form,

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and the answer, in writing, was no.

And the only list we relied on is what the

state gave us and guaranteed that there were no

reregistrations on it. So this James City

mischaracterizes the testimony.

Page 223 Page 222 1 1 Q. Maybe you can take a look at the break, people on the cancellation report had reregistered, 2 2 but if you do, you will see that each of these 30 correct? 3 3 A. Incorrect. individuals who James City told PILF had reregistered 4 4 were included in Exhibit 1. Q. The document you were just looking at --5 5 A. Is incorrect. Because the state election director 6 6 Q. -- had information on it. contradicted the information of James City or 7 7 A. It's incorrect. Ms. Moorman. That's exactly why, because the state 8 8 O. Right. election director, very explicitly, without any 9 ambiguity, told us, upon our request, that none of A. Incorrect information. Q. And --10 10 these individuals reregistered. 11 11 A. And the basis for me to say it was And, I'm sorry, rock beats scissors. When a 12 12 chief election official of a state who, under the incorrect is because the state election director said 13 13 Help America Vote Act, is the designated list that nobody on the list we published was 14 14 reregistered. maintenance officer for the state, tells you that 15 Q. Each of these 30 individuals who are 15 they didn't reregister, you have to conclude that the 16 16 listed in the exhibit in front of you were included state election director is correct and the email of 17 17 in Exhibit 1 to Alien Invasion II, correct? February 15th must be incorrect. 18 18 A. I don't know. Q. So you never actually -- PILF never 19 19 Q. Why don't you go check. actually compared the list that you got from James 20 20 City County to the list of cancellations you got from A. I can't find it. Do you have a page 21 21 the Department of Elections. number? 22 22 Q. You know, it's -- this is -- it's right A. I don't know the answer to that question. 23 23 there in the stack. Q. Well, if you had, you would have raised 2.4 24 A. Well, if you'll indulge me, I'll go the fact that there are people who the jurisdiction 25 25 says reregistered on your list. You would have through it. Page 224 Page 225 1 raised that with the Virginia Department of 1 an exhibit. 2 2 Elections, wouldn't you? Q. Yeah. And PILF didn't include a notation 3 3 A. We raised the issue with the Virginia in Alien Invasion II regarding the fact that you had 4 4 Department of Elections about the potential of some information indicating reregistrations and some 5 5 reregistration on the list that they were giving us, information apparently saying they were in canceled 6 6 and the Virginia Department of Elections very status. 7 7 explicitly, as republished in Alien II, gave us the A. It's not apparently. You've -- it's not 8 8 answer that they did based on that inquiry we made. apparently. The state election director provided 9 We took prudent steps to go straight to the top --9 extraordinarily crystal-clear responses on this 10 10 Q. Okay. question, and we relied on those responses. They 11 11 A. -- to get -- to get the answer from the were consistent with a variety of other information 12 chief election official whether or not this was an 12 and experience, and we have to rely on the state 13 13 issue, and he said it wasn't. election director. If they --14 14 Q. So, again, if you can identify the Look, it boils down to this. If the state 15 15 specific correspondence which overruled James City election director had had a different answer. Alien 16 16 County, that would be terrific. II wouldn't have been published, more than likely, or 17 17 A. It's been provided to you. I think you it would have been published differently. 18 18 even asked -- in previous depositions your co-counsel Q. Why? Because Alien Invasion I was 19 19 were asking questions about the document. That's published, and you already knew that the lists 20 another place I've seen it. So I know that it's 20 contained people who had reregistered. 21 21 A. That's not true. 22 22 Q. Yes. Q. Yeah. So PILF didn't publish the 23 23 spreadsheet that is contained here from James City A. That's not --

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County with Alien Invasion II, correct?

A. Speaks for itself. I don't believe it's

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deposition, weren't you?

Q. You were here for Mr. Johnson's

Page 227 Page 226 1 finish his answer. A. Alien II relied on the state election 2 2 Q. Fair enough. Go ahead. director telling us this wasn't a problem. 3 3 Q. And Alien Invasion I --A. Okay. Your question was were there people 4 4 on the report that later reregistered. That does not A. We didn't ask for Alien I -- we didn't ask 5 5 the state election director in Alien I. speak to the question necessarily of whether or not 6 6 Q. Alien Invasion I -- you were here when there were noncitizens on the rolls. You can 7 7 Mr. Johnson testified -- you were here, right? subsequently reregister to vote once you naturalize. 8 8 A. Right, and that deals with --And so during Alien II, we specifically asked 9 9 the state, are any of the names that you're giving us Q. And in that deposition even before Alien 10 10 Invasion I PILF knew that people who had registered on the noncitizen cancellation report, do they 11 11 to vote remained on the cancellation reports, contain anybody who later reregistered. So it's even 12 12 correct? a more robust analysis in Alien II. 13 13 A. People who -- they had all reregistered to Q. Okay. So I know you want to talk about 14 14 vote at some point. things other than my questions. 15 Q. People who had reregistered to vote --15 A. I answered your question. 16 16 (Clarification by reporter.) Q. But my question was, was this: Before 17 17 Alien Invasion I was published, PILF knew that people Q. I will ask it again. Even before Alien 18 18 Invasion I, PILF knew that people who had who had reregistered to vote remained at least on the 19 19 reregistered to vote remained on the cancellation Bedford County cancellation report, correct? 2.0 20 reports, correct? A. And my answer to you before is the same as 21 21 A. And that was a naturalization issue, it is now, that the prospect of naturalization could 22 22 and the only -explain that phenomena, and by the time you got to 23 23 Alien II we went and we asked the state election Q. Did you check with all those people and 2.4 2.4 confirm that? director about this possibility. 25 25 MR. DAVIS: Let him answer. Let him Q. You asked the state election director Page 228 Page 229 1 1 about naturalization? A. I wasn't here for the whole deposition, 2 2 A. No, about people reregistering. and you know that. 3 3 Q. Yeah, again, I don't see that Q. Yeah, no, this -- I think you were here 4 4 correspondence. for this part. But, nonetheless, you're supposed to 5 5 A. You know it exists because it's been be prepared today, correct? 6 6 turned over in discovery and your co-counsel has A. But not about his deposition I'm not, and 7 7 asked questions about it during depositions. you're asking me questions about it. 8 8 Q. Right, but that document is different from Q. Part of his deposition is part of, you 9 the one you're describing. That's why I'm a bit 9 know, the record of what PILF knew, right, because he 10 10 flummoxed. was testifying about what PILF knew at the time. 11 11 A. Is there a question? A. No, it's not. 12 12 Q. I'll withdraw it. Q. But here -- back to my questions. 13 13 Mr. Johnson confirmed that Bedford County informed But if you look at the transcript, since you 14 14 PILF that 18 of 35 people listed in the cancellation seem unsure, Mr. Johnson did confirm that Bedford 15 15 report they supplied had reregistered, right? County informed PILF that 18 of the 35 people listed 16 16 A. I don't know. in the Bedford County cancellation report had 17 Q. You were here. 17 reregistered. 18 18 A. I don't have the transcript in front of MR. DAVIS: Is there a question there? 19 19 me. If you want to show me the transcript --A. Is there a question? 2.0 Q. It was just last week. 20 Q. Isn't that true? 21 21 A. Doesn't mean I remember everything about A. I don't know. I'd need to see the 22 22 it. transcript. 23 23 Q. Do you want to look at the markup that we Q. He marked it off. He was making 24 checkmarks and saying like, yes, this person, you 24 did? 25 25 know, we have information --A. If it's that important and you want to

Page 231 Page 230 1 1 show it to me, I'm happy to answer whatever questions can see that's the second email in the chain dated 2 2 you have for me. February 1st -- sent a copy of the cancellation 3 3 Q. Well, I think the record in the Johnson report that you requested. 4 deposition probably stands on its own. So let's talk 4 A. He sent -- it seems to be attached to this 5 5 about some other jurisdictions. email. It says start date 1/01. It's the declared 6 We covered Bedford County with Mr. Johnson. noncitizen cancellation report. 7 7 We just talked about James City. In February of Q. Okay. Mr. Adams, can you stay with me? 8 8 2017, the York County registrar informed PILF that So my question is --9 9 currently registered people, then currently A. Yes, I can stay with you. 10 10 registered people appeared listed in the cancellation Q. -- Mr. Latham emailed Mr. Johnson on 11 11 reports, correct? February 1st saying, "based on the Order you 12 12 forwarded to me, I have attached a copy of the report A. I don't know. If you have a document to 13 13 refresh my recollection, I'd be happy to take a look you requested." That's the cancellation report, 14 14 at it. right? 15 (PILF Exhibit 17 marked for 15 A. I think I just answered you. 16 16 identification: Email correspondence Q. And then Mr. Johnson responds, "Would you 17 17 from (topmost) W Latham sent be able to send me the voter registration 18 18 2/2/2017 with attachment applications for all 26 people on the attached 19 PILF-ADAMS-0016622 - 0016642) 19 report?" You see that, right? 20 20 Q. The court reporter has handed you what's A. He says that, yes. 21 21 been marked as Exhibit 17, a document with Bates Q. Okay. And then at the top what's attached 22 22 number 16622. Do you recognize this document? to this email is a copy of the cancellation report 23 A. I see it here. 23 with notations of those who reregistered, right? 2.4 24 O. Okay. And so in this document Walt A. There's no attachment to this. There's 25 25 Latham, the general registrar of York County -- you notations. Page 232 Page 233 1 1 Q. In the attachment there are notations, York County registrar. 2 2 handwritten notations, correct? Q. Right. 3 3 A. Right. A. That does not necessarily speak to the 4 4 validity of the reregistration. Q. Right. And so if you look at the cover 5 5 email, Mr. Latham is explaining that, please find Q. Okay. So he identified 12 people as 6 6 having reregistered. attached to this email copies of all the 7 7 registrations for people who were canceled and then A. He made handwritten notations saying a 8 8 reregistered, right? certain number of people, probably 12, reregistered. 9 9 And so what he's doing here is indicating in Q. Right. And all 12 of these individuals 10 10 this cancellation in handwriting he is notating the who had reregistered, according to this document from 11 people who had reregistered, correct? 11 the York County registrar, were included in Exhibit 1 12 A. That's what the documents purport to say. 12 to Alien Invasion II, correct? 13 13 Q. Right. One example, Karen Askin, it says A. I don't know about that. And if they 14 14 that she reregistered June 9th, 2011, right? were, once again, it's because we spoke with or we 15 15 A. Well, the VERIS report doesn't say that. communicated with the state election director, and 16 There's somebody wrote that in pencil --16 just like in the last county we discussed on this 17 Q. Right. 17 topic, the state election director contradicted the 18 18 A. -- or pen. local election official to the extent that it 19 19 Q. And that's -involved these names. And my previous testimony 20 20 A. That's not part of the official VERIS stands on that issue here as it did there.

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Q. And PILF didn't include in Alien Invasion

A. Not after it was contradicted by the state

II a copy of this handwritten or, excuse me,

hand-marked cancellation report, correct?

O. Well, this is -- this is what the York

County registrar provided.

County registrar -- the information that the York

A. I'm aware that the source of this is the

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election official --

Page 234 Page 235 Q. And no --1 people listed in your Exhibit 1 had reregistered. 2 2 A. -- to the extent it was. A. We did better. We provided --3 3 Q. No state election official contradicted Q. The answer is no, you didn't. 4 what Mr. Latham had put here, correct? 4 A. We did. 5 5 A. The state election official contradicted Q. No, I asked a very, very specific 6 6 that anything we published in Alien II involved question. 7 7 people who later reregistered, yes, the state A. We provided --8 8 election official directly contradicted that idea. O. You did not include a notation in Alien 9 9 Q. Certainly the state election official --Invasion II to let the reader know that, hey, York 10 10 strike that. County tells us that a lot of these people listed had 11 11 And PILF didn't include a notation in Alien reregistered. That doesn't appear in Alien Invasion 12 12 Invasion II to let the reader know that you had been 13 13 provided information from York County that a number A. We didn't provide a notation about a lot 14 14 of the people listed in your Exhibit 1 had of things that were irrelevant in Alien II, and, 15 reregistered. 15 after the state election director contradicted this 16 16 A. Actually we did -- not in York County information or provided us better information, there 17 17 specifically, but generally we absolutely did was no need to include a notation because it was 18 18 confront this issue head on. We had more than a irrelevant. 19 19 notation. Your answer was did we address it. I'll Q. And you were personally informed of 20 20 answer it -- your question was. We in fact did Mr. Latham's information about reregistrations, 21 21 address this head on, and we did. 22 22 Q. No, my question, sir, was -- and PILF did A. Who are you asking this question of? 23 23 not include a notation in Alien Invasion II to let Q. You, Mr. Adams. 2.4 24 the reader know that you had been provided A. I don't believe so, but if you have a 25 25 information from York County that a number of the document to refresh my recollection, please let me Page 236 Page 237 1 1 see it. referring to Mr. Latham, the hand notated 2 2 cancellation report that indicates that some people (PILF Exhibit 18 marked for 3 3 identification: Email correspondence who were removed were then reregistered, sometimes in 4 4 different jurisdictions, correct? This is from (topmost) N Johnson sent 5 2/2/2017 with attachment information that you had at the time. 6 6 PILF-ADAMS-0009178 - 0009197) A. It is a small piece of York County 7 7 Q. The court reporter has handed you what's information we had at the time, and the rest of it is 8 8 been marked as Exhibit 18, a document with the number relevant as to the validity of this particular 9 9 9178. Do you see that? communication. 10 10 A. Right. Now you're asking me a question Q. So the answer is yes, you had this 11 11 about what I was personally informed of? information. 12 12 Q. Let's -- I will ask the questions, sir. A. The document speaks for itself. 13 13 And so my question is: Do you see this document? Q. And the --14 14 A. It's obviously not being contested, that A. I see the document. 15 15 Q. Okay. And so on February 2nd Noel Johnson this is information --16 16 sends you and Mr. George an email in which he Q. It's not so obvious when you don't 17 17 includes the notations of York County, correct? actually want to answer yes or no questions --18 18 That's attached. A. I'll explain. If you want to know the 19 19 A. Well, it's more complicated than this. answer, I'll tell you the answer, and that's your law 20 Q. He attached -- Mr. Johnson attached the 20 firm's lawyer was involved with collection of data 21 21 document that we just looked at from York County, yes from York County, as I recall. And so there would 22 22 or no? have been communications between your law firm and 23 23 A. The document speaks for itself. He York County that are not in front of us in this that 24 24

would weigh on the validity of this information.

MR. TEPE: Let's take a break.

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attached a document.

Q. And Noel Johnson said he sent back,

Page 239 Page 238 1 1 VIDEO SPECIALIST: We are off the record, Q. And it's responding to PILF's request for 2 2 3:30. records that were sent over on August 8, 2016, right? 3 3 (Proceedings recessed) A. Now that's curious because it has --4 VIDEO SPECIALIST: We are on the record. 4 right, right, right. 5 5 3:43. Q. So that's the first email. He sends over BY MR. TEPE: 6 the cancellation report that you requested, do you 7 7 Q. Mr. Adams, in February of 2017, also the see that in the response, "please see attached"? 8 8 Fauguier County registrar provided a list of people A. It's not on here. 9 9 appearing on the VERIS report who had reregistered, Q. Oh, I understand, because this is the 10 correct? 10 first email, right, in the chain. 11 11 A. I don't know. If you have a document you A. Right. All I'm testifying about is item 12 can show me, I can talk about it. 12 number 1 is not on here. It just talks about it. 13 13 (PILF Exhibit 19 marked for Q. Exactly. 14 14 identification: Email correspondence A. Okay. 15 from (topmost) N Johnson sent 15 Q. And so on February 1st Ables provides his 16 16 2/7/2017 response to PILF's request, correct? That's what's 17 17 PILF-ADAMS-0009170 - 0009172) reflected here. 18 18 Q. The court reporter has just marked as A. Right. 19 Exhibit 19 a document with the Bates number 9170. 19 Q. And then on February 7th Mr. Ables follows 20 20 Do you recognize this document? up with an email to Noel Johnson, do you see that, at 21 21 A. I see Exhibit 19. 8:44 a.m.? Bottom of the first page, do you see 22 22 Q. Okay. And this is -- begins with an email that? 23 from Alex Ables on February 1st to Noel Johnson, 23 A. Right. I'm reading it. 2.4 24 correct? Q. And Mr. Ables says that on the previous 25 25 report he sent on February 1st some of these A. Right. Page 240 Page 241 1 1 individuals have submitted new voter registration A. It says that. 2 2 applications and have been reregistered, right? Q. Right. So these are people who were 3 3 registered originally, flagged, and then submitted A. I mean, yeah, the document says that. 4 4 new voter registration applications, correct? Q. Right. And so what he actually says is, 5 5 "please note that the below listed voters appearing A. That's what it says they are. 6 6 on the report have submitted a new voter registration Q. Okay. And so that is these people, he's 7 7 application subsequent to their record being flagged telling you, had reregistered. 8 8 as a potential noncitizen." Do you see that? A. Well, it says they have submitted new 9 9 A. It does say that. voter registration application. 10 10 Q. Right. Q. Right. And then you have a list of names 11 11 and their reregistration dates. A. That's what it says. 12 12 A. No, that's not what it says. It says Q. Right. 13 13 their registration date. The reregistration and A. It doesn't say whether that was accepted 14 14 registration dates are two different things. or not. It just says they submitted one. 15 15 Registration date I would interpret to mean Q. You didn't -- you didn't -- no one from 16 the original registration date, and the subsequent 16 PILF asked to clarify that, did they? They 17 would be a reregistration date, and some of these 17 understood -- they understood that he was providing 18 dates confirm my suspicions that that's what he 18 you with information about people who had appeared on 19 means. 19 the cancellation report but who had reregistered. 20 Q. Okay. So, again, Mr. Ables says, "please 20 MR. DAVIS: Objection to form. 21 note that the below listed voters appearing on the 21 A. It was compound. Which one of the two do 2.2 cancellation report submitted a new voter 22 you want me to answer? 23 23 registration application," do you see that, Q. PILF understood that Mr. Ables was 24 "subsequent to their record being flagged as a 24 providing a list of people who had appeared on the 25 potential noncitizen"? Do you see that? 25 cancellation report that he had sent on May 1st but

Page 243 Page 242 1 1 Mr. Ables went out of his way to let you know that who had reregistered, correct? 2 2 A. But that's not what it says. It says people on the cancellation list had submitted a new 3 3 submitted a new voter registration application. You voter registration application subsequent to their 4 4 being flagged and just leaves it to you guys to guess would be making an assumption to say that they 5 5 reregistered, but it doesn't say that they as to whether or not these applications were 6 6 reregistered. There's a difference. accepted? 7 7 Q. Okay. What's that difference? A. Mr. Ables is one of the, shall we say, he 8 8 A. One can submit a new voter registration is one of the registrars in the state that is 9 9 concerned about noncitizen -- noncitizens attempting application without actually being registered. It 10 10 happens all the time all over the country in election to register to vote. It would not surprise me in the 11 11 offices. That's the difference. slightest that Mr. Ables was alerting us to the fact 12 12 Q. Okay. that people who are canceled as noncitizens are still 13 13 A. I'm just reading what it says. trying to get on the rolls. That would be an 14 14 Q. And so regardless of reregister or new extraordinarily relevant piece of information. 15 voter registration application, PILF was made aware 15 Q. And I'm not asking for your speculation as 16 16 February 7th that people being listed on the to what Mr. Ables is alerting you to. I'm asking 17 17 cancellation report for Fauquier County were you, is it your -- strike that. 18 18 registered to vote. So based on this email, you will not agree 19 19 MR. DAVIS: Objection to form. that PILF was provided information that people on the 2.0 A. That's not what this -- right, you're 20 cancellation report for Fauquier County had included 21 21 mischaracterizing the evidence. What it says is, the names of people like Mitchell -- Mitchell 22 22 some of the noncitizen cancellations later tried to Alerding as having reregistered. 23 23 get back on the rolls despite being canceled as a A. Look, this document specifically 2.4 24 noncitizen. It doesn't say anything more than that. references attachments. If you have those 25 25 Q. So, so your interpretation of this is that attachments to show me, I will be glad to reassess my Page 244 Page 245 1 conclusions, but the fact is that this document 1 taking issue with your use of Virginia election 2 2 doesn't say what you originally asked me and assumed records. You have no recollection of that? 3 3 it did. A. Not as I sit here right now, but you've 4 4 The fact that somebody was -refreshed it, and this went to Ms. Powell. 5 5 Q. No question is pending. Thank you. Q. Well, you're here as the 30(b)(6) witness. 6 6 Now PILF received a letter from Rappahannock A. Correct. I've reviewed 52,000 pages of 7 7 County Director of Elections expressing her concern documents. 8 8 with PILF's use of election records, correct? Q. And you spent supposedly days --9 9 A. If you have a letter to show me, I can A. It wasn't supposedly; it was literally. 10 10 testify to refresh my recollection, please. Q. And so let's look at one of these records 11 11 (PILF Exhibit 20 marked for that, you know, was in the hands of PILF at this time 12 12 in February. identification: Letter from Kim 13 13 McKiernan, VREO with attachment A. I have Exhibit 20. 14 14 PILF-ADAMS-0019100 - 0019105) Q. Okay. So I'm going to direct your 15 15 Q. So before you look at that, can you attention to the third paragraph. In the middle she 16 16 says -- I think we're on the same page. She's just -- before you look at that, sir, it's your 17 17 testimony that you have no recollection of the referring to the cancellation records, right? 18 18 A. I'm sorry? She was what? registrar of Rappahannock County taking issue with 19 19 Q. She's referring to the cancellation how you were using --20

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A. I don't know. Attachment C? Attachment C

Q. It's labeled Attachment C. But okay --

A. Oh, I certainly do have a recollection of

Rappahannock County, but you didn't ask me about

Q. Okay. So you have no recollection of a

letter from the registrar of Rappahannock County

oral communications with the registrar of

that. You asked me about a letter.

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records in this paragraph.

A. This (indicating)?

is not in Exhibit 20.

Q. Sure it is.

Page 246 Page 247 1

A. You will find the report I requested ... this is not the report, which goes straight to the point of my assessment of the registrar of Rappahannock, as she did not understand very much about what we were asking for.

Q. Oh, okay. All right. But she did tell you in the middle of this paragraph, "in many instances, voters miss checking the tiny box indicating they are citizens." Do you see that?

A. I see it, but she also --

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Q. Okay. My question was, do you see that? Yes.

A. In many instances, "voters mix checking the tiny box indicating they are citizens." I see that.

Q. Yes. And then she says, "in this instance, we are required to deny their registrations or cancel them, if they are registered." Do you see that?

A. I see that written.

Q. Okay. And then she explains, "We send a letter notifying them of the cancellation and the reason and in the majority of instances they provide valid photo ID/proof of citizenship and their registration is reactivated." Do you see that?

A. It says that.

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Q. Yes. Okay.

A. She was wrong about that, by the way.

Q. Well, how do you know what people share with her when they reregister?

A. Well, she was incorrect when -- she started the paragraph with an incorrect statement, unfortunately. She says, as you were informed by the Department of Elections, this report is not all inclusive and there are false-positives.

That statement is absolutely incorrect. We weren't informed by the Department of Elections. And so that question raises some questions about some other things based on my experience speaking with this individual about her awareness of what was actually happening in the administration of elections.

It went to her credibility. I'm not saying she is incredible, I'm not saying she is dishonest, but she didn't understand everything that was happening and she didn't understand our request.

Q. She's the registrar of Rappahannock County.

A. Correct.

Q. Right.

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A. Well, I think unless there's a change --

Q. You're not the registrar of Rappahannock County.

A. You know the answer to that.

Q. Right. And so she says, with respect to the cancellation report, the last sentence in this paragraph, "this report only shows the cancellation and insinuates that hundreds or thousands of noncitizens have voted when you don't have the whole history of the voters you are referencing statewide." Do you see that sentence?

A. It says that.

Q. Right. I'm going to guess you disagree with that.

A. Well, because I had a very long conversation with her in the months preceding this where it was quite clear to me that she was gravely mistaken about what we were looking for and what our purposes were. She was extremely animated about the idea that we were on the hunt for illegal aliens, and that couldn't be the furthest thing from the truth, and --

O. You were on the hunt for aliens.

A. No, I said illegal aliens. There's a huge difference between the two of them.

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Q. Exactly. You were on the hunt for aliens, not necessarily illegal aliens.

A. Correct. And we were documenting alien registration, and she thought that we were making an effort to have illegal aliens deported from Rappahannock County, at which point she informed me they didn't have any there.

Q. But that's not what she says here. She says, referring to the cancellation report, this report only shows the cancellations, and you are insinuating that hundreds or thousands of noncitizens have voted when you don't have the whole history. She's not talking about illegal aliens. She is talking about noncitizens --

A. Right, but she is talking about a related issue that echoed what she had told me in person about the purposes of our report and what she thought of it personally, and it was quite clear to me that she didn't understand what we were asking for, and we had to continually ask her for the information.

Q. So you more or less dismissed what she had to say to you.

A. No, that's not what I'm testifying about.

Q. She also said, "I remained concerned about your potential misinterpretation of the reports and

Page 251 Page 250 1 1 your propensity to misrepresent those results to our cited, and I did not pit the registrar of 2 2 voters." Rappahannock against the state election director in 3 3 A. That gets back to what she -any document. That document pitting the two of them 4 Q. She says that, right? 4 together does not exist. 5 5 A. Right, and it's wrong. Q. So the answer is no, you didn't ask the 6 Q. Okay. Now my question is, while you are Department of Elections to opine on the accuracy of 7 7 sitting here saying that she doesn't understand, she Ms. McKiernan's statements here? 8 8 and this letter are saying that you are A. The answer is yes, we in fact did, but 9 9 it's not -- it doesn't -misinterpreting the reports, the cancellation 10 10 reports, correct? That's what you interpret her Q. But it's not actually -- you know, you 11 11 statement to mean. didn't actually say, hey, Department of Elections, I 12 12 A. She did, and that's one of the reasons we got this letter from Ms. McKiernan, will you opine on 13 13 sought guidance from the state Department of 14 14 Elections about what she was saying. A. I've asked --15 Q. Okay. Can you -- can you point to where 15 Q. The answer is no, you didn't do that. 16 16 you asked the Virginia Department of Elections to A. I've told you the document pitting the two 17 17 opine on this particular statement of Ms. McKiernan? of them together does not exist. That's my 18 18 A. First of all, her concern was part of the testimony. 19 reason that we contacted the state Department of 19 Q. Ms. McKiernan is not the only registrar to 20 20 Elections regarding these concerns. We took action express concern that PILF was misinterpreting and 21 21 in part based on the possibility that a reregistered misrepresenting elections records, correct? 22 22 voter was on the list that the state department would A. If you have more instances of this, I'm 23 23 provide us. happy to look at them. 2.4 24 And so, no, I can't point to you to the Q. My question is, you have no recollection? 25 25 A. I would need my recollection refreshed. document that the registrar of Rappahannock has Page 252 Page 253 1 1 If you have a document that will help me do that, I'm Now if you have a document that would refresh 2 2 happy to talk about it. my recollection about others, I'm happy to look at 3 3 Q. So you don't actually remember information it. 4 4 that was passed to you from registrars taking issue (PILF Exhibit 21 marked for 5 5 with how your reports were misinterpreting and identification: Email correspondence 6 6 misrepresenting the records? from (topmost) C Adams dated 7 7 A. Well, of course, if you've read Alien 2/1/2017 8 8 Invasion reports, you know we squarely confronted one PILF-ADAMS-0006337 - 0006340) 9 of them, and that's the Arlington registrar. And we 9 MR. TEPE: The court reporter has marked 10 10 cite that actually in the report her quibbling with as Exhibit 21 a document with the Bates number 6337. 11 the reports that she is providing and threatening to 11 Q. So PILF was aware, as of January 31st, 12 12 produce a derivative report that is not what we asked 2017, that the registrar for Arlington, Linda 13 13 for. Lindberg, had expressed the view that the 14 And so she took issue with it, and we 14 cancellation report that you were relying on for your 15 15 published her written issues directly in the Alien report and which you relied upon for Alien Invasion I 16 16 Invasion reports. We did more than have awareness of was not accurate, correct? 17 it; we actually repeated it in the reports. 17 A. She didn't express this view to us. 18 18 O. And there were other jurisdictions that O. Well --19 19 expressed concern with your misrepresentation of A. She never took the time to write us a

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letter or raise the credibility of her complaint by

So, no, I would take issue with the idea that

Q. So, again, Mr. Adams, the question was,

she raised this to us. She didn't -- she apparently

didn't think it was serious enough to raise to us.

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election results.

interpretation of that.

A. Well, I disagree with the premise that it

was misrepresented. I think we represented exactly

what it was, and that's declared noncitizen. You

disagree with that. I disagree with your

actually delivering it to us.

Page 254 Page 255 1 PILF was aware -- and I'm going to change the A. I see it. I don't know how else to answer 2 2 question. it. I see the document. 3 3 Q. You can answer the question I'm asking. PILF was aware as of February 1st that the 4 registrar of Arlington, Linda Lindberg, had expressed 4 So Ms. Lindberg sent an email on January 31st to the 5 5 the view that the cancellation report that you were GRLIST, correct? 6 relying on for Alien Invasion I was not accurate, A. That's what document 21 purports to show. 7 7 correct? 8 8 A. She expressed those views to other people. Q. And the GRLIST, that is a list that allows 9 9 the registrars and Virginia state election officials Q. Which was then shared with you. So PILF 10 10 was aware of her views. to communicate with each other, correct? 11 11 A. We were aware of her privately expressed A. That is what the GRLIST is, as I 12 12 understand it. views. There was a difference between a privately 13 13 expressed view in my mind and one that she is talking O. Okay. And someone on that GRLIST forwards 14 about on a -- on a Listserv versus one that she has you Ms. Lindberg's email between January 31st at 15 15 the courage to memorialize and send to us. That she 12:37 p.m. and February 1st at 4:01 p.m., correct? 16 16 never did. A. I'm not sure. 17 17 Q. Really? Q. Okay. But you were, nonetheless, aware. 18 18 A. You left out the possibility that somebody A. I'm aware of a private discussion she had 19 19 or at least a relatively small number of recipient had it forwarded to them who wasn't on the GRLIST and 20 20 discussion that did not include anybody at PILF. they forwarded it to me. Your question was it was 21 21 forwarded by somebody on the GRLIST. Q. Okay. So the document in front of you is 22 22 an email from Linda Lindberg to the GRLIST. Do you Q. Yeah. And so your answer is convenient 23 see that? 23 because, when you took this email that had come into 2.4 24 A. I see Exhibit 21. your possession and forwarded it to Noel Johnson, you 25 25 Q. That wasn't my question. had deleted the intervening transmission information, Page 256 Page 257 1 1 correct? problematic. It's what happens all over this town 2 2 A. I protect all of my sources who are either every day. 3 on the GRLIST or friends with people who are on the Q. And so in this instance you don't know if 4 4 it was Ms. Wheeler who sent you this. GRLIST. 5 Q. Right. So the answer is yes, you deleted A. I cannot remember in this instance, no, I 6 6 that information so that Mr. Johnson wouldn't know can't. And if it was, it wouldn't make any 7 7 difference. It's public information. your source. 8 8 A. Absolutely. Q. That's true. And so it's information that 9 Q. Right. But your source is Ms. Clara Belle 9 you were aware of on February 1st, 2017, correct? 10 10 Wheeler, right? A. It's information that on February 1st, 11 11 A. I don't know. 2017 I forwarded to Noel Johnson and would, 12 12 Q. You don't know? therefore, be aware of. 13 13 A. Not on this particular one. I have many Q. So when Ms. Lindberg was emailing the 14 14 GRLIST and she said, please be aware that the data on 15 15 Q. Oh, okay. But how can -- how can we, you this report is not accurate, as of February 1st you 16 16 know, determine that since you delete the too were aware that the data on this cancellation 17 information? 17 report is not accurate. 18 18 A. You can't. MR. DAVIS: Objection to form. 19 19 Q. Right. So we actually can't test the O. Correct? 20 veracity of your testimony. 20 A. I too was aware the data were not 21 21 A. What part do you want to test? I 22 22 described to you how I delete that information to Q. You were aware of Ms. Lindberg's statement 23 23 protect people who give me the information. as of February 1st, correct, where she says, please 24 24 Q. Right. be aware that the data on this report is not 25 25 A. It's not unusual or illegal or otherwise accurate, you were aware of that, right?

Page 259 Page 258 1 A. I had received this communication. A. That's not correct. We only wanted the 2 2 record that we asked for, which was noncitizen O. And she continues, "and will be 3 3 misinterpreted and misrepresented by this cancellations. 4 4 organization, as they have already done with the data Q. Exactly. 5 5 previously received." Do you see that statement? A. She wanted to hide information about how 6 6 A. She's wrong. many noncitizen cancellations there were and did not 7 7 Q. Okay. But she's referring to PILF, factor in whatsoever the possibility of intervening 8 8 correct? naturalization. 9 9 A. Yes, and she's incorrect in her It's the recurring problem of intervening 10 10 naturalization. And that's, again, one of the assessment 11 11 Q. Okay. She's the registrar of Arlington, reasons we went to the state election director to ask 12 correct? 12 for a document that would account for these concerns, 13 13 A. Doesn't mean she's always right. which we later did and which we later quoted in 14 14 Alien II. Q. Okay. Are you the registrar of Arlington? 15 A. No, but I know a lot more about this than 15 Q. Okay. And so she says, "this group has 16 16 and will interpret the fact that there may be voting 17 17 Q. Okay. And so she says that you will have credit on the canceled record as 'illegal aliens' 18 18 two records if someone reregisters, right? registering and voting, despite the voter having 19 19 A. She wanted to make a derivative record subsequently affirmed his citizenship." Do you see 2.0 20 that was nonresponsive to our request. 21 21 Q. Right, because --A. It further undermines her credibility, 22 22 A. And she discusses that. because she refers to them as illegal aliens. 23 23 (Clarification by reporter.) Q. Okay. 2.4 24 A. And that's precisely one of the areas Q. And you only wanted the record that listed 25 25 cancellations, correct? where I began to conclude that she had an agenda that Page 260 Page 261 1 1 did not include complying with our document request. that's more accurate, not less accurate. 2 2 Q. And she says, "I'm working through my A. That's not correct. She is trying to give 3 3 report and I've found so far every canceled record us an answer that's less accurate, because somebody 4 4 that has voter credit, there is a more recent, active could be canceled as a noncitizen correctly and 5 5 or inactive voter record available," correct? validly and later reregister as a naturalized 6 6 A. Read the next sentence, because that's the citizen, and that would hide the fact -- if I may 7 7 important one that relates to the previous one. It finish, please -- that would hide the fact that there 8 8 says, "I am going to delete or otherwise notate these is a defect in the system of administrating elections 9 names from my report, either by deleting the rows 9 in this Commonwealth that is rampant and problematic 10 10 from the Excel version or marking them on the and we're trying to fix. 11 report." Of course, she did neither. And you aren't 11 And so it has nothing to do with trying to get 12 12 allowed to delete election records that are part of a report that says one thing that we didn't ask for. 13 13 an NVRA request. It has to do with documenting a particular problem. 14 14 (PILF Exhibit 22 marked for Q. Right, and so -- and so she is saying PILF 15 15 is going to misrepresent this data, right? She says identification: Email correspondence 16 16 that from (topmost) N Johnson sent 17 A. It's an indication to me that she was not 17 2/1/2017 18 18 acting in good faith in compliance with our records PILF-ADAMS-0009200 - 0009202) 19 19 Q. The court reporter has handed you what's request. 2.0 O. And so she knows that the cancellation 20 been marked as Exhibit 22 with the Bates number 9200. 21 21 record is not all-encompassing and that people have Do you see that? 22 22 A. 9200, right. affirmed citizenship. She says that.

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Q. And I want to direct your attention to the

email of Larry Haake on February 1st. And on

February 1st he wrote to the GRLIST, "I would

A. And that's precisely why we went to the

Q. And so she is trying to give you an answer

State Board of Elections to ask about that.

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Page 262 Page 263 1 1 encourage all to take the PILF request very one, so --2 2 seriously." And by "the PILF request," this was a Q. Exactly. And so Linda Lindberg is correct 3 3 renewal of your request for the cancellation records, that they are consciously misrepresenting the data 4 4 they are receiving from us. Do you see that? 5 5 A. I'm sorry. I was reading it. I was A. Yes. 6 6 Q. And the "they" here is PILF, correct? trying to find where he refers to that. 7 7 Q. Okay. So in the first sentence he says, A. I don't know, but it would seem to be a 8 8 "I would encourage you all to take the PILF request reasonable context. 9 9 Q. Right. And he says, "clearly, they have very seriously." Do you see that sentence? 10 10 A. I see it. no legitimate purpose in what they are doing." 11 11 Q. Okay. And the PILF request that he's 12 12 referring to is the renewal of PILF's request for the Q. "But neither of these facts are legitimate 13 13 cancellation, noncitizen cancellation report, right? legal reasons to ignore them." That's what he says, 14 14 A. I think it's probably the August 8th 15 15 A. That's what he says. request. 16 16 Q. Okay. Which is asking for that record --Q. Now in the third paragraph he's referring 17 17 A. It's asking -- right. to the lawsuit that you filed against his county, 18 18 Q. -- the cancellation record. And Linda Chesterfield County, right? 19 19 Lindberg is correct that they are consciously A. I don't know. There's been -- there were 2.0 20 misrepresenting the data they are receiving from us. a couple. 21 21 A. It sounds very conspiratorial, doesn't it. Q. So Larry Haake, he's -- he was the 22 22 It's not accurate. registrar of Chesterfield County, right? 23 23 Q. Okay. There's no question pending other A. Right, but there were two other lawsuits. 2.4 24 than that. I assume that that's what he means, but I wish he had 25 25 A. I thought there was. Well, you didn't ask been more clear for me to answer that. Page 264 Page 265 1 Q. And so he says, "during the course of the 1 A. I don't know, but I --2 2 lawsuit, the PILF lawyer lied about the data Q. That was the report that you wanted, 3 3 Commission Cortes mentioned they were provided in right? 4 A. They are fully aware the particular report 4 September, denying that they received any data." 5 5 Okay? they want ... yeah, but he's wrong about that. He is 6 6 Now what he's referring to is, is a report squarely wrong about all of this. 7 7 that the Virginia Department of Elections had offered Larry Haake is a pretty well-known hothead 8 8 among election officials. He is no longer in office. PILF in September, right? 9 9 A. Yeah, but nobody lied. No, he's not And he says things and has a reputation for saying 10 10 referring to that. He's offering -- he's referring things that are not always meant to reflect reality 11 11 to a report that was nonresponsive to what we asked but rather are meant to vent, and this is full of 12 12 things that are not exactly -- they are not even 13 13 close to being accurate, as a matter of fact, and he Q. I understand, but he is referring to a 14 14 knows it probably. report that was offered by the Department of 15 15 Elections to PILF, right? Q. He was the Chesterfield -- he was the 16 16 registrar of Chesterfield County before he retired, A. That did not comport with the requested 17 17 information that PILF requested. right? 18 18 Q. Okay. And, let's see, he says in the last A. Not anymore he's not. 19 19 Q. Exactly. My question, sir, is, he was the sentence, "they are fully aware the particular report 20 they want is misrepresentative of the actual truth, 20 registrar of Chesterfield County before he retired. 21 21 A. Here he's purporting to be a mind reader but the truth is clearly not what they want." 22 2.2 of PILF's motivation, so he's not a very skilled --A. And your question is?

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yes.

he was the Chesterfield registrar, that's correct.

Q. Okay. So the answer to my question was

Q. My question is, when he says "the

particular report," he's referring to the VERIS

cancellation report, correct?

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	Page 266		Page 267
1	A. He was the Chesterfield registrar. That's	1	Q. Right. And so was this email or, I should
2	not subject to dispute.	2	say, this Listserv communication forwarded to you by
3	Q. Well, then why couldn't you just say yes?	3	Ms. Wheeler?
4	A. I did say yes.	4	A. I don't remember. This was in 2000
5	Q. No, you talked about mind readers.	5	this was over two years ago.
6	So now that we're all on the same page that	6	Q. And why was it very important to keep this
7	Mr. Haake was the registrar of Chesterfield County	7	intel secret?
8	before he retired, my question then now is to you,	8	A. Because he's your question is why is it
9	are you the registrar of Chesterfield County?	9	important to keep this intel secret?
10	A. Really?	10	Q. Right.
11	Q. Have you been a registrar of any county in	11	A. Right?
12	Virginia?	12	Q. Right.
13	A. No.	13	A. I'm going to answer you. Larry Haake says
14	Q. So you get a copy of this email from Mr.	14	a number of things in the email of February 1st that
15	Haake to the GRLIST, right?	15	are brazenly wrong, possibly indicative of his lack
16	A. At some point, yes.	16	of fitness to be in this position, and
17	Q. Right, because on February 1st you	17	misrepresenting a wide variety of obvious factual
18	email you forward this internal GRLIST	18	information that he should not be doing.
19	communication to Mr. Johnson and Mr. von Spakovsky,	19	I know Larry Haake and I've known him for a
20	correct?	20	while, and for him to say things like this that are
21	A. Where is that yes.	21	so patently false, so entirely inflammatory, really
22	Q. And you say, "again, do not act on this	22	raises questions as to whether he should continue in
23	intel yet. Very important to keep this intel I am	23	the position of general registrar.
24	getting secret."	24	Q. And so that's something you wanted to keep
25	A. Right.	25	secret?
	Page 268		Page 269
1	A. On February 1st at 3:55 the answer was	1	computer system that's creating no checkboxes that
2	yes.	2	were never made.
3	Q. Prior to Alien Invasion II, PILF was also	3	Q. PILF was aware that DMV was reporting out
4	made aware that the Virginia Department of Elections	4	individuals who also provided no response to the
5	had determined that the data from the DMV regarding	5	citizenship question, correct?
6	individuals who self-identified as noncitizens were	6	A. No response, yes or no, that's your
7	overinclusive, correct?	7	question.
8	A. I don't think so, but if you have a	8	Q. Yes. PILF was aware of that.
9	document that refreshes my recollection, I'd	9	A. No, I don't know. If you have a document,
10	appreciate it because I didn't quite understand your	10	I'd like to see it. I don't remember right now.
11	question either.	11	(PILF Exhibit 23 marked for
12	Q. Prior to Alien Invasion II, PILF was also	12	identification: Email correspondence
13	made aware that the Virginia Department of Elections	13	from (topmost)
14	had determined that the data from the DMV regarding	14	a@electionlawcenter.com sent
15	individuals who self-identified as noncitizens was	15	5/20/2017
16	overinclusive.	16	PILF-ADAMS-0000043 - 0000044)
17	A. The data of individuals who	17	Q. The court reporter has marked as Exhibit
18	self-identified as noncitizens I don't think	18	23
19	that's possible that it could be overinclusive if	19 20	A. Ah.
20	it's data basically, you would be saying that	20	Q a document Bates number 43.
21	we're reporting the self-identifications we're	22	A. Right.
22	creating fiction. That doesn't make any sense.	23	Q. And so this is an email from Mr. Cortes,
23 24	If it's overreporting self-identified citizen	24	who was the Virginia Department of Elections commissioner, correct?
25	checkbox noes, no, I don't know about that. That would mean that they have a data problem in their	25	A. No. This is an email from Clara Belle
	-		

	Page 270		Page 271
1	Wheeler, who is telling me that she did not	1	third party. I don't know.
2	understand this garbled mess.	2	Q. Yes, you don't know.
3	Q. No, no, Mr. Adams. Mr. Adams, the	3	A. I don't know.
4	first email in the chain.	4	Q. You don't know. You're just speculating.
5	A. Oh, the bottom?	5	A. No, I don't know.
6	Q. Yes.	6	Q. And so Mr. Cortes refers to a review of
7	A. Okay.	7	its data files I'm looking at the second
8	Q. So Mr. Cortes sends an email to the GRLIST	8	sentence "as I described in a prior email, the
9	May 19th, right?	9	Department began a post-election review of its data
10	A. Okay.	10	files and identified several files that were not
11	Q. May 19th?	11	properly loaded into VERIS." Do you see that?
12	A. May 19th, 2017.	12	A. This okay.
13	Q. And this is this is before Alien	13	Q. Do you see that?
14	Invasion II was published, right? Sir?	14	A. Right.
15	A. What?	15	Q. Okay. "As part of this review and working
16	Q. This was before Alien Invasion II was	16	in conjunction with our partners at DMV, it was
17	published, correct, May 19th?	17	discovered that some of the list provided by DMV
18	A. Right.	18	regarding individuals who self-identified as
19	Q. Yes. And Mr. Cortes's message was	19	noncitizens were overinclusive." You see that,
20	forwarded to you by Clara Belle Wheeler, correct?	20	right?
21	A. Correct.	21	A. This relates
22	Q. And so she is on the GRLIST and she sent	22	Q. And then he says, he writes, "while the
23	this to you, right?	23	files did contain the individuals that responded no
24	A. I don't know. She forwarded it once	24	to the citizenship question, the files also contained
25	again, it may be that she's getting this email from a	25	individuals that provided no response to the
	ugum, n may oo uun one o getting uno emun nom u		marrial and provided no response to the
	Page 272		Page 273
1	question," correct? That's what he says here.	1	Are you with me so far?
2	A. This doesn't have anything to do with the	2	A. Go ahead.
3	reports.	3	Q. That those are situations that occur,
4	Q. Okay. And so the reports, the	4	right? You get contrary information
5	noncitizenship reports, that you included as Exhibit	5	A. Contrary information from what?
6	1	6	Q. Right, on citizenship. They say no in the
7	A. No, you're wrong about that. You're wrong	7	checkbox, right?
8	about that. This relates to an issue that was	8	A. That's not contrary; it's a they say no.
9	raised	9	Q. Okay. And before they were on the rolls
10	Q. I'm wrong about a question I haven't even	10	because they had said yes.
11	been able to ask?	11	A. Go ahead.
12	A. Go ahead. I'm sorry.	12	Q. Okay. So DMV sends this information to
13	Q. Okay. So Exhibit 1 to Alien Invasion II,	13	the Department of Elections to see if the person who
14	the declared noncitizen cancellation report, right?	14	had indicated no in the checkbox is on the rolls,
15	Are you with me?	15	correct?
16	A. Go ahead.	16	A. DMV sends the data to the Department of
	Q. That is a report that is generated based	17	Elections has access to the data is the better way of
17		18	characterizing that.
17 18	on information that comes from the DMV, correct?		E
	on information that comes from the DMV, correct?  A. In part. Not this particular issue, no,	19	Q. Okay. And then for those people who
18			-
18 19	A. In part. Not this particular issue, no,	19 20 21	Q. Okay. And then for those people who there's a match, they're registered, they get sent a letter, correct?
18 19 20	A. In part. Not this particular issue, no, not even in part. It's absolutely no relationship.	19 20	Q. Okay. And then for those people who there's a match, they're registered, they get sent a
18 19 20 21	<ul><li>A. In part. Not this particular issue, no,</li><li>not even in part. It's absolutely no relationship.</li><li>Q. Okay. So you will agree with me that the</li></ul>	19 20 21	Q. Okay. And then for those people who there's a match, they're registered, they get sent a letter, correct?  A. A match when they self-identify as a noncitizen, they there's a follow-up process.
18 19 20 21 22	<ul> <li>A. In part. Not this particular issue, no, not even in part. It's absolutely no relationship.</li> <li>Q. Okay. So you will agree with me that the process is, as we've talked about a number of times</li> </ul>	19 20 21 22 23 24	Q. Okay. And then for those people who there's a match, they're registered, they get sent a letter, correct?  A. A match when they self-identify as a noncitizen, they there's a follow-up process.  Q. Right. And so the follow-up process is
18 19 20 21 22 23	A. In part. Not this particular issue, no, not even in part. It's absolutely no relationship.  Q. Okay. So you will agree with me that the process is, as we've talked about a number of times today, people who are on the rolls, right, they go to	19 20 21 22 23	Q. Okay. And then for those people who there's a match, they're registered, they get sent a letter, correct?  A. A match when they self-identify as a noncitizen, they there's a follow-up process.

Page 274 Page 275 1 Elections, looks at it, says, yes, this person who Q. Okay. What this document is indicating is 2 2 had indicated they're not a citizen, they're that the information, the data, that is coming from 3 3 registered. And so now we have a conflict. DMV is including people who didn't check the box at 4 4 A. Right. 5 5 O. So the next step in the process is to send A. Wrong. What I tried to explain to you 6 out a notice of what's called the Notice of Intent to 6 earlier is that this related to an isolated period of 7 7 Cancel, correct? time just prior to the 2016 election. It was not all 8 8 A. Right. of those years associated with the VERIS reports. 9 9 Q. Right. And in the Notice of Intent to That's what I tried to explain to you. 10 10 Cancel the voter is informed that they had received This was a very insulated and limited defect 11 11 some information about their lack of citizenship from that affected the DMV data around the time period of 12 the DMV, correct? 12 the 2016 election where the Department of Elections 13 13 took down their citizenship verification protocols A. Right. 14 14 Q. And then if that is incorrect, they should ahead of the 2016 election. That incensed a lot of 15 respond by filling out an affirmation of citizenship, 15 members of various county electoral boards, the 16 16 right? Republican member of the state board. And there was 17 17 A. If they're a citizen. a whole line of inquiry about why this was no longer 18 18 Q. If they're a citizen, right? That's why I showing up in the hoppers. 19 said, if the information that came from the DMV is 19 And so it was not a omnibus problem going back 20 20 wrong and they are a citizen, they should submit that years. It was an isolated in time problem. That's 21 21 affirmation of citizenship, correct? my understanding of it. 22 22 A. Right. You'll see that Clara Belle refers to this as 23 23 Q. Okay. And they have two weeks to do it, a garbled mess. I would not disagree with that 2.4 24 correct, before the state can cancel them, right? characterization. And there's a lot of questions 25 25 A. Right. about what was really going wrong with the data. Page 277 Page 276 1 1 So, no, I would disagree with you that this (Johnson Exhibit 16 2 2 was something that affected all of the data going previously marked for identification 3 3 back multiple years. My understanding is it's an and referenced herein: Email 4 4 correspondence to (topmost) C Adams isolated issue. 5 5 Q. Okay. But there was a period of time in sent 6/19/2017 PILF-ADAMS-0000210) 6 6 which, according to this, you would agree, DMV was Q. Handing the witness what has been 7 7 reporting out information to the Department of previously marked as Johnson Exhibit 16. 8 8 Elections indicating people had indicated On page 10 of Alien Invasion II you 9 noncitizenship when in fact they had provided no 9 highlighted Maureen Erickson, correct? 10 10 response at all. A. This doesn't have any ... we're 11 11 discussing -- there's some -- looks like a Washington A. A very short period of time that would not 12 12 have affected these reports. That's my Times article -- yeah, because this is Dinnan -- and 13 13 understanding. it talks about somebody named Maureen Erickson. 14 14 Q. Now is it true that you were troubled by Q. Yeah, Maureen Erickson is called out in 15 15 the inclusion of an individual in Alien Invasion II? page 10 of Alien Invasion II, right? 16 16 A. Troubled? A. I'm sorry? 17 MR. DAVIS: Objection to the form. 17 Q. Maureen Erickson, she was called out by 18 18 O. Troubled. name on page 10 of Alien Invasion II. You know that.

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A. It says Maureen Erickson.

Washington Times.

Q. Yeah. And so this story in the Washington Times highlights the fact that, well, Maureen Erickson is actually a citizen, right?

You certainly haven't forgotten that, have you? I

mean, there's a whole story written about it in the

A. Yeah, I don't understand the question.

was called out by name in that report?

quicker if you would show it to me.

Q. You were troubled, weren't you, before

Alien Invasion II was published by an individual who

A. I don't know. I might have been. If you

have something to show me, we can move this along

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Page 279 Page 278 1 A. I think there's a story in the Times about Q. Right. And but even before Alien Invasion 2 2 II was published, you were troubled by the that. That's what I'm referring to. 3 3 Q. Yeah. And, and you certainly haven't possibility that she was in fact a citizen, correct? 4 forgotten the fact that you call out Maureen Erickson 4 A. That's not correct. 5 5 as a person who is a noncitizen, a person who resided Q. Okay. So then let's look at this email of 6 6 at a foreign address, correct? yours of June 19th. Do you see that? 7 7 A. I don't see that on here. A. Right. 8 8 O. Yeah. Q. Right. So you respond to -- you send an 9 9 A. Are you talking about Exhibit 16? email to Mr. Johnson, Mr. Churchwell, with regard to 10 Q. Sir, do you recall the content of Alien 10 the Washington Times story, correct? 11 11 Invasion II? A. I do, on June 19th, two weeks after the 12 12 A. I'm sorry. I thought you were asking publication of the report. 13 13 about Exhibit 16. Q. And you say, and you have -- you say the 14 14 Q. Sir, do you recall the content of your case troubled me because I looked, I assume you meant 15 report? 15 it looked, like a UOCAVA registration to me. Do you 16 16 A. Right, right, yes. 17 17 A. Well, I'm not going to speculate what I Q. And on page 10 --18 18 A. Okay. We're back to that. Okay. was trying to write. I probably -- that probably is 19 Q. On page 10 you highlight Maureen Erickson, 19 an autocorrect or something, I don't know, but I'm 20 20 referring to the Washington Times article. yes? 21 21 A. Her name is there on page 10. Q. Right. 22 22 Q. Right. And she is one of the 5,556 people A. Maureen Erickson has a Guatemala address, 23 23 that PILF identified as a noncitizen in Exhibit 1. and for her to say that she's a citizen, because I 2.4 24 A. She's in the report because she was in the think they talked to her -- do you have the Times 25 25 article? If you can show me, I can give you more of state declared noncitizen report. Page 280 Page 281 1 1 the basis for why I wrote this, but I only have a Q. She hadn't been canceled as a noncitizen. 2 2 snippet here. And after reading the Times article, She had been canceled because of an indication of 3 3 it looks to me like she could have been a UOCAVA noncitizenship coming from the DMV, and she did not 4 4 affirm citizenship within two weeks, right? voter. 5 5 Q. Right. And so the snippet that you quote A. You left out an important word. She was 6 6 from the Times article here is, "Maureen was born in declared noncitizen by the state election officials. 7 7 the U.S. to U.S. citizens and has voted ever since Declared noncitizen report, her name appeared. 8 8 she was 18." That's why I was confident that she was a noncitizen. 9 A. But that's not the whole Times article. 9 Q. Because you choose to believe the checkbox 10 10 There's other information in the article that's on the DMV paperwork but not the checkbox on the 11 relevant to my conclusion below that she might have 11 original voter registration application, correct? 12 12 been a UOCAVA voter. A. Nope, that's not correct. What I choose 13 13 Q. And so but you were troubled by this to believe is what the government documents say, what 14 before Alien Invasion II was published, right? 14 I have spoken with multiple election officials about, 15 15 A. No, I wasn't. I was troubled by it when I about the inherent reliability of those government 16 16 read the Washington Times article. documents, and a wide variety of other information 17 Q. Okay. So before Alien Invasion II was 17 that leads me to conclude that one can have a degree 18 18 published, you were confident Maureen Erickson was a of confidence in those government documents. 19 19 noncitizen. What troubled me was the story that she was a 20 A. I had no view about Maureen Erickson 20 missionary U.S. citizen. We want to get this right. 21 21 personally. Maureen Erickson appeared in the report And I think what's troubling about it is that the

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state appears to be canceling noncitizens, something

we didn't think could be possible in the summer of

2016. And, frankly, needs to be addressed, and so

far, as I see it, the defendants are the only one

because she had been canceled as a noncitizen by the

Virginia election officials, and --

(Clarification by reporter.)

Q. But she hadn't --

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	Page 282		Page 283	
1	addressing it.	1	A. I'm calling it what it is. That's what it	
2	(Johnson Exhibit 27	2	says in the document.	
3	previously marked for identification	3	Q. And so the so he sends that over at	
4	and referenced herein: Email	4	1:25 p.m., and then at 1:57 p.m. Mr. Johnson sends an	
5	correspondence from (topmost) N	5	email to you, Mr. Churchwell and Shawna Powell. Do	
6	Johnson sent 3/28/2017	6	you see that?	
7	PILF-ADAMS-0001979 - 0001980)	7	A. Right.	
8	MR. TEPE: The witness has been handed a	8	Q. And he copies the image of one of the	
9			entries from the cancellation report that you just	
10	Bates number 1979.	10	got.	
11	Q. The email chain begins with an email from	11	A. Right.	
12	Edgardo Cortes on March 28th, correct? Correct?	Q. Right. And this entry was for a George		
13	A. I'm sorry. What was the question?	13	Washington, Junior, right?	
14	Q. The question was the email chain begins	14	A. Right.	
15	with an email from Edgardo Cortes on March 28th,	15	Q. Yes. And he said, "already nabbed	
16	correct?	16	descendant of George Washington." That's what	
17	A. Right, right.	17	Mr. Johnson says, right?	
18	Q. And this is him sending over the	18	A. Yes.	
19	cancellation reports, the statewide cancellation	19	Q. Did you interpret him to be making a joke?	
20	report, correct, that you had requested?	20	A. Absolutely.	
21	A. No, this was him sending over the report	21	Q. Right. And then you say in response, "if	
22	we had requested months before, which was the	22	false-positive, they will use this one against us."	
23	declared noncitizen reports.	23	A. That's what it says.	
24	Q. Right. We're talking about the same	24	Q. Right. And then so at this time you were	
25	thing. And so	25	aware of the notion that there were people on here	
	D 201			
	Page 284		Page 285	
1	who were citizens, right?	1	of laughter that the person was falsely reported as a	
2	who were citizens, right?  A. No. That's absolutely not true.	2	of laughter that the person was falsely reported as a noncitizen.	
2	<ul><li>who were citizens, right?</li><li>A. No. That's absolutely not true.</li><li>Q. Then why would you say it was</li></ul>	2	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?	
2 3 4	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?	2 3 4	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford,	
2 3 4 5	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of	2 3 4 5	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.	
2 3 4 5 6	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.	2 3 4 5 6	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he	
2 3 4 5 6 7	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who	2 3 4 5 6 7	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?	
2 3 4 5 6 7 8	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who is on the cancellation list who is actually a	2 3 4 5 6 7 8	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?  A. Well, this goes back to my previous	
2 3 4 5 6 7 8 9	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who is on the cancellation list who is actually a citizen, right?	2 3 4 5 6 7 8	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?  A. Well, this goes back to my previous testimony that we had a policy of not contacting	
2 3 4 5 6 7 8 9	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who is on the cancellation list who is actually a citizen, right?  A. Right. And there's a difference between a	2 3 4 5 6 7 8 9	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?  A. Well, this goes back to my previous testimony that we had a policy of not contacting these people because we had no way to verify. They	
2 3 4 5 6 7 8 9 10	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who is on the cancellation list who is actually a citizen, right?  A. Right. And there's a difference between a generalized awareness of a false-positive versus	2 3 4 5 6 7 8 9 10	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?  A. Well, this goes back to my previous testimony that we had a policy of not contacting these people because we had no way to verify. They could say they were a citizen and they could not tell	
2 3 4 5 6 7 8 9 10 11 12	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who is on the cancellation list who is actually a citizen, right?  A. Right. And there's a difference between a generalized awareness of a false-positive versus specific information relating to the potential	2 3 4 5 6 7 8 9 10 11	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?  A. Well, this goes back to my previous testimony that we had a policy of not contacting these people because we had no way to verify. They could say they were a citizen and they could not tell the truth. They could not there's a variety of	
2 3 4 5 6 7 8 9 10 11 12 13	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who is on the cancellation list who is actually a citizen, right?  A. Right. And there's a difference between a generalized awareness of a false-positive versus specific information relating to the potential false-positives on the list. There's a very big	2 3 4 5 6 7 8 9 10 11 12	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?  A. Well, this goes back to my previous testimony that we had a policy of not contacting these people because we had no way to verify. They could say they were a citizen and they could not tell the truth. They could not there's a variety of reasons why that would have been a futile exercise.	
2 3 4 5 6 7 8 9 10 11 12 13 14	who were citizens, right?  A. No. That's absolutely not true.  Q. Then why would you say it was false-positive?  A. I was aware of the general nature of false-positives in doing this kind of research.  Q. Right, and a false-positive is someone who is on the cancellation list who is actually a citizen, right?  A. Right. And there's a difference between a generalized awareness of a false-positive versus specific information relating to the potential false-positives on the list. There's a very big difference between those two things.	2 3 4 5 6 7 8 9 10 11 12 13	of laughter that the person was falsely reported as a noncitizen.  Q. You had his address here, right?  A. It says Fredericksburg Turnpike, Woodford, Virginia.  Q. You didn't follow up with him to see if he was or was not a citizen, correct?  A. Well, this goes back to my previous testimony that we had a policy of not contacting these people because we had no way to verify. They could say they were a citizen and they could not tell the truth. They could not there's a variety of reasons why that would have been a futile exercise.  Q. Okay.	
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Page 286 Page 287 1 with going through the cancellation records, correct? self-declared to the DMV, a government agency, that 2 2 A. That's what the email appears to show. this was their status," right? 3 3 Q. And he writes to Mr. George, "I've decided A. It says that. 4 to look at the records of some of the people on the 4 Q. And then he said, you know, if they don't 5 5 list. I just randomly picked non-Hispanic surnames understand the question, or they were trying to make 6 living in single family homes in Fairfax County." a political statement, or they were coerced into 7 7 "Based upon this analysis," I now wonder if this registering in the first place, it's not our job to 8 8 really -- "if this is really a list of actual determine. Do you see that? 9 9 noncitizens or rather a list of people who, via the A. I see that. 10 10 DMV, apparently indicated they are noncitizens Q. Right. So you were aware at the time 11 11 regardless of their true status. In other words, before Alien Invasion II was published that certainly 12 12 while the list is real, does it really prove that the one of the folks working on it was concerned about 13 13 people on the list are noncitizens." Do you see whether or not these people were in fact noncitizens. 14 14 that? A. One of the first working on it being whom? 15 A. That's what it says. 15 Q. Mr. Damon. 16 16 Q. And he cites two people in particular as A. He actually said there's no way to tell. 17 17 You didn't read the whole email. Mr. Damon was examples, correct? 18 18 A. That's on the email. concerned, and, after all of these emails were 19 19 Q. Right. Mr. George responds on May 25th, exchanged, what you don't have is the description of 20 20 the conversation I had with Mr. Damon where his 2017 by copying you, correct? 21 21 concerns were alleviated, and we both concluded that A. Right. 22 22 Q. And Mr. George said, "there is no way for his concerns were alleviated, that this is the best 23 23 you and I, or, for that matter, Christian, to information there is, the state stands by it, calls 2.4 24 investigate all of these identified noncitizens. it declared noncitizen. So Mr. Damon retracted much 25 25 They have all been removed from VERIS because they of his concerns after we talked through these issues. Page 288 Page 289 1 Q. You wrote on May 25th, on the first page, 1 information, but also in the processes and whether or 2 2 it says: not the state needs to improve those processes. 3 3 "Keith, it's the best data As you know, we filed a lawsuit against the 4 4 available. If the fact a registrant state to get them to improve those processes --5 was a citizen, their own system O. So --6 reported otherwise and kicked them 6 A. -- one, which, by the way, you opposed, or 7 7 off the rolls. Nobody has better at least your clients did. 8 data than we do. If there are Q. I don't know what you're referring to 9 9 false-positives, it's state data and there, but it's not responsive to the question. 10 10 procedures that made them So Mr. Damon, before you had responded to him, 11 11 had said, "I raise this issue, not to express my own false-positives." 12 12 Do you see that? willingness to participate, but rather to express my 13 13 A. I do. concern that conclusions reached might be 14 14 challenged." Do you see that? Q. And so that's what you were just 15 15 testifying. It's the best data you have. A. No, I don't. Where is it? 16 16 A. No, that's not what I was just testifying Q. It's the second paragraph of Mr. Damon's 17 17 about. You're mischaracterizing my testimony. email at 5:23 p.m. 18 18 What I testified about previously was that I A. 5:23, okay, I see it. 19 19 had a conversation with Mr. Damon after these emails, Q. Right. 2.0 and there was an understanding that there was no way 20 A. Shall I continue to read? Is there a 21 21 for us to ultimately verify the citizenship of each question? 22 22 of these individuals, and that the state has taken Q. He raises a concern about those who were

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dropped or canceled who subsequently affirmed their

citizenship. Okay? Generally speaking, that was a

the drastic step of removing them from the voter

of weight, both in the reliability of the

rolls as noncitizens. And that fact has a great deal

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24

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concern of his.

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2.0

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- A. It speaks for itself. He also, for inventorying his views, he says he's interested that Edgardo Cortes states that people who were dropped and subsequently affirmed will not be on the list, which would appear to negate my concerns. That was a conclusion ultimately reached by Mr. Damon --
  - O. Right.

- A. -- as it relates to this issue.
- Q. And Mr. Damon also raises the fact that the current reports that he was working on, like the current one which has deletions as late as April 27th, it might reflect a period when the person has been dropped before he realizes that he was incorrectly dropped.
- A. No, that's not -- first of all, that's a tiny fraction given the time issue, that that would have been a very recent event, and these go back to 2011. So it's not -- it doesn't have a lot of possible people who fall in that category.
  - Q. Okay.
  - A. That's the first problem with that.
- Q. Right, but -- but he does identify a population of people on the cancellation reports that you published, namely, those people who were canceled right before the reports were generated and given to

- PILF, those individuals may just not have had the opportunity to respond to the notice of intent to cancel and affirm their citizenship, correct?
- A. So you're referring to two weeks worth of names, that's all. And so we can calculate that number. My guess is it's probably in the single digits.
- Q. But the two weeks, after two weeks, they get canceled, and then a lot of times registrants, you would agree, do not reregister and affirm their citizenship until after they're already canceled, right?
- A. That's irrelevant to the question of whether there was a substantial basis to report that these people had been canceled for declared noncitizens. There are people who naturalize and later reregister. I will grant you that.
- Q. But it would be incorrect to call them a noncitizen.
- A. No, it wouldn't, because the report says declared noncitizens. Under state law they were declared noncitizens period.
- Q. So that is correct, that is the cancel type listed in the column, right?
  - A. It's more than just the cancel type. It's

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what <sup>1</sup> Dep

Department of Elections and plead them when there was no legal basis. Is that what you're talking about?

A You really think that's what I'm talking

- A. You really think that's what I'm talking about? That's not -- that's an argumentative question.
- Q. Okay. So you said that, under state law, people were declared noncitizens period. What state law are you referring to?
  - A. I don't know.
- Q. You don't know.
- A. Nope. If you want to get me the Virginia code book, the Election Code, I'll tell you exactly what it was, but it's the state procedures relating to noncitizenship cancellation. They were declared noncitizens and removed from the rolls. This isn't -- this isn't subject to interpretation.
- That's what the document says.
  - Q. And nowhere does that document say that the state of Virginia had adjudicated its own citizenship, correct?

MR. DAVIS: Objection to form.

- A. Actually there are documents that say that.
- Q. No, the document that you're referring to, the procedures that you're referring to, does not say

what happened. It's the document's title. It's what the state did.

When you take somebody off the voter rolls, that's a weighty thing. When you remove somebody's active registration, that is a serious matter, and the inference of taking that action is that there was validity to it.

You don't just take somebody off the voter rolls without a process. And the state was taking people off the voter rolls, and we interpreted that process as having validity or else they wouldn't be doing it.

Now, as I sit here today, we have since learned that the state was taking people off the voter rolls who were citizens, your client apparently being one of them. And that's why we filed a lawsuit against the state to get them to fix this, by the way, a filing which you opposed when we made it. You attempted to prevent us from filing it as part of this action.

So we made an effort to fix this problem, which you opposed. And that was responsive.

Q. I think, Mr. Adams, you are referring to the fact that you were trying to shift the blame for the things alleged in our complaint to the Virginia

	Page 294		Page 295
1	that Virginia has adjudicated in fact people's	1	that have been said to me by two former state
2	citizenship.	2	election directors for the Commonwealth of Virginia.
3	A. That's not true. There are documents that	3	MR. DAVIS: I'm going to object to this
4	say that.	4	line of questioning anyway. I think it's getting
5	Q. That's not what I'm asking, sir.	5	into legal interpretation.
6	A. I answered your question.	6	MR. TEPE: Why don't we just take a short
7	Q. I'm not asking about documents. I'm not	7	break.
8	asking about	8	MR. DAVIS: Sure.
9	A. Oh, I'm sorry.	9	VIDEO SPECIALIST: We are off the record,
10	Q. No, you understand	10	5:01.
11	A. No, I didn't.	11	(Proceedings recessed)
12	Q precisely, because I've asked it now	12	VIDEO SPECIALIST: We are back on the
13	twice, and this will be the third time.	13	record, 5:04.
14	I'm asking you, you said that there was a	14	BY MR. TEPE:
15	state law, and then you refer I asked about what	15	Q. Mr. Adams, in Alien Invasion II you had
16	state law, and then you referred to the procedures of	16	advocated for law enforcement to prosecute
17	the Virginia Department of Elections, right?	17	individuals such as the ones listed in Alien Invasion
18	And then I'm saying in those procedures there	18	II, correct?
19	is nothing that states that the Virginia Department	19	A. That's not accurate. I didn't advocate or
20	of Elections is adjudicating in fact someone's	20	the company did not advocate for specific individuals
21	citizenship.	21	to be prosecuted.
22	A. I would disagree with that, but we can	22	Q. Right.
23	we can talk about the procedures, if you want to pull	23	A. As I previously testified, which I'm happy
24	them out, but, as I sit here right now, I disagree	24	to do it all over again, subject to my attorney
25	with that. And I disagree with it because of things	25	making an objection on asked and answered, we did not
	with that I may assigned with it because of things		and cojection on abnect and and recognite did not
	Page 296		Page 297
1	advocate for prosecution of named individuals. We	1	attachment
2	advocated for the law enforcement officials to take	2	PILF-ADAMS-0000782 - 0000784)
3	investigative steps that, if warranted, would lead to	3	Q. So handing you what has been marked
4	prosecution. There is a very large difference	4	previously as Johnson Exhibit 17.
5	between the two of those.	5	A. I have the document.
6	Q. After Alien Invasion II was published,	6	Q. And so this is a mailing list that
7	PILF mailed the report to a number of prosecutors,	7	Mr. Johnson forwarded on May 26th, 2017 to yourself
8	correct?	8	and others, correct?
9	A. Well	9	A. May 26th to Johnson, to Adams, Churchwell,
10	Q. You don't remember?	10	Powell, yes.
11	A. Well, I'm trying to decide whether to	11	Q. Right. And among the people listed are a
12	include in my answer all the parties who mailed the	12	number of Commonwealth attorneys, correct, about 20?
13	report to prosecutors and talked to prosecutors.	13	A. Seventeen, 18, 19 I think it's 19.
14	But for now I'll say, yes, PILF was one of the	14	Q. As well as a U.S. attorney for Eastern
15	parties that mailed reports to prosecutors and talked	15	District of Virginia?
16	to prosecutors.	16	A. Yes.
17	Q. And that's all my question asked for.	17	Q. U.S. attorney for the Western District of
18	A. Mm-hmm.	18	Virginia, correct? That's right underneath
19	Q. So I appreciate you staying with the	19	Commonwealth attorney. You don't have to go far.
20	question asked.	20	A. Right, Rick Mountcastle.
21	(Johnson Exhibit 17	21	Q. And the deputy assistant attorney general
	previously marked for identification	22	John Gore, right?
22	r		-
22 23	and referenced herein: Email	23	A. Correct.
		23 24	A. Correct. Q. Who is this Eric Drieband?

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1	civil rights.	1	attorneys, correct?
2	Q. So you mailed the report out to all those	2	A. No, I think there were intervening events.
3	Commonwealth attorneys, correct?	3	It wasn't it wasn't that simple.
4	A. The company mailed the report to those	4	(PILF Exhibit 25 marked for
5	Commonwealth attorneys.	5	identification: Email correspondence
6	Q. And that included the names of the	6	from (topmost) S Powell sent
7	individuals?	7	7/5/2017
8	A. No, it did not.	8	PILF-ADAMS-0000022 - 0000028)
9	Q. No, just the report?	9	Q. The court reporter has just marked as
10	A. Yes.	10	Exhibit 25 a document with Bates number 22. Do you
11	Q. That tells people how to obtain the list.	11	recognize this document?
12	A. There's a difference.	12	A. I've reviewed this document.
13	Q. I understand.	13	Q. Okay. And so this email chain begins with
14	A. It did not include the names. The mailing	14	an email from you on June 23rd; is that right?
15	did not include the names of the individuals in any	15	A. It starts June 23, right.
16	of the exhibits.	16	Q. And the subject line is "follow-up in
17	Q. No Commonwealth attorney contacted PILF to	17	Virginia," you emailed Ms. Powell and Mr. Churchwell,
18	follow up; is that right?	18	right?
19	A. I don't believe so.	19	A. Right.
20	Q. Do you recall a Commonwealth attorney	20	Q. And you wrote, "It's been weeks. Could
21	A. I just answered the question. I don't	21	you two do a sweep of Commonwealth attorneys in
22	believe any called us.	22	Virginia and ask them a few questions." Right?
23	Q. Okay. And then when that happened, when	23	A. Right.
24	no Commonwealth attorney contacted PILF, you directed	24	Q. Right. One of those, did you get our
25	PILF personnel to follow up with the Commonwealth	25	report, did you need anything else, who is the lawyer
	Page 300		Page 301
1	in your office working on what we sent, have they	1	and Mr. Churchwell. And so it is
2	gotten the list of voters from your county. Because	2	A. Withdrawn. I understand.
3	you also sent them the list of voters from your	3	Q. Right. And it is the case, as Ms. Powell
4	county.	4	indicates on July 5th it's the top email that
5	A. I've testified no. This refers to them	5	she is going to send the Alien Invasion PDF and
6	getting the list from their election officials. I've	6	county specific list to all CAs we haven't yet
7	already testified to you once that we didn't send the	7	communicated with. Do you see that?
8	list of voters. You've asked me twice now.	8	A. No. I'm sorry. What page are you on?
9	O. But you did instruct your team to follow	9	This is
9 10	Q. But you did instruct your team to follow up with Commonwealth attorneys, correct?	9 10	This is
	up with Commonwealth attorneys, correct?		This is Q. The first page, Shawna Powell, Logan
10	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from	10	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the
10 11	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so	10 11	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we
10 11 12	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no.	10 11 12	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct?
10 11 12 13	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so	10 11 12 13	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right.
10 11 12 13 14	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that.	10 11 12 13 14	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct?
10 11 12 13 14 15	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes.	10 11 12 13 14 15	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent
10 11 12 13 14 15	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan	10 11 12 13 14 15	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien
10 11 12 13 14 15 16	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan Churchwell, right?	10 11 12 13 14 15 16 17	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien Invasion II report to prosecutors, correct?
10 11 12 13 14 15 16 17	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan Churchwell, right? A. In this particular communication. Your	10 11 12 13 14 15 16 17	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien Invasion II report to prosecutors, correct? A. I don't remember reviewing a document in
10 11 12 13 14 15 16 17 18	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan Churchwell, right? A. In this particular communication. Your question was about the team.	10 11 12 13 14 15 16 17 18	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien Invasion II report to prosecutors, correct? A. I don't remember reviewing a document in preparation for this that shows that.
10 11 12 13 14 15 16 17 18 19	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan Churchwell, right? A. In this particular communication. Your question was about the team. Q. Right.	10 11 12 13 14 15 16 17 18 19	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien Invasion II report to prosecutors, correct? A. I don't remember reviewing a document in preparation for this that shows that. Q. Well, perhaps you should have.
10 11 12 13 14 15 16 17 18 19 20 21	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan Churchwell, right? A. In this particular communication. Your question was about the team. Q. Right. A. And my answer was	10 11 12 13 14 15 16 17 18 19 20 21	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien Invasion II report to prosecutors, correct? A. I don't remember reviewing a document in preparation for this that shows that. Q. Well, perhaps you should have. A. Well, perhaps it doesn't exist. That's
10 11 12 13 14 15 16 17 18 19 20 21	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan Churchwell, right? A. In this particular communication. Your question was about the team. Q. Right. A. And my answer was Q. And my	10 11 12 13 14 15 16 17 18 19 20 21 22	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien Invasion II report to prosecutors, correct? A. I don't remember reviewing a document in preparation for this that shows that. Q. Well, perhaps you should have. A. Well, perhaps it doesn't exist. That's the other possibility. In fact, the fact that I
10 11 12 13 14 15 16 17 18 19 20 21 22 23	up with Commonwealth attorneys, correct?  A. Well, my team included the lawyer from Skadden Arps, so Q. No, no, no. A. Yes, yes, yes. Q. Sir, sir, okay, let me strike that. So you emailed Shawna Powell and Logan Churchwell, right? A. In this particular communication. Your question was about the team. Q. Right. A. And my answer was Q. And my A. Can I finish, please?	10 11 12 13 14 15 16 17 18 19 20 21 22 23	This is Q. The first page, Shawna Powell, Logan Churchwell, July 5th, "tomorrow I'm going to send the alien PDF and county specific list to all CAs we haven't yet communicated with," correct? A. Right. Q. Right. And so it is true that PILF sent lists of individuals that were published in the Alien Invasion II report to prosecutors, correct? A. I don't remember reviewing a document in preparation for this that shows that. Q. Well, perhaps you should have. A. Well, perhaps it doesn't exist. That's the other possibility. In fact, the fact that I don't remember reviewing it would create an inference

Page 302 Page 303 (Johnson Exhibit 18 1 deposition notice that you said that you were 2 2 previously marked for identification prepared to testify on --3 3 and referenced herein: Email MR. DAVIS: What did you just hand the 4 correspondence from (topmost) N 4 witness? And this is marked as an exhibit? 5 5 Johnson sent 6/27/2017 (PILF Exhibit 26 marked for PILF-ADAMS-0000732 - 0000733) 6 identification: Email correspondence 7 7 A. Very good. from (topmost) S Powell sent 8 8 O. Does this refresh your recollection? 7/5/2017 with attachment 9 9 A. It does. Well, this is a draft, and this PILF-ADAMS-0000045 - 0000087) 10 10 predates this other email. So I'm not sure that THE REPORTER: This will be 26. 11 11 you're talking about the same things. This relates Q. The court reporter has marked as Exhibit 12 12 to Newport News. 26 a document with Bates number 45. It is an email 13 13 Q. So are you seriously, you know, disputing from Shawna Powell to Jim Plowman, who is 14 14 the notion that PILF sent lists of individuals Commonwealth attorney in Loudoun, correct? 15 published in Alien Invasion II to Commonwealth 15 A. That's what it says. 16 16 attorneys? Yes or no. Q. Right. And in this email on July 5th from 17 17 A. I'm not seriously disputing it, but I am Ms. Powell, which you were copied on, it says, 18 18 disputing it, because I'd like to see some more "attached you'll find a report regarding noncitizen 19 documents. 19 registration and voting in Virginia. Also, I have 20 20 Q. Because you didn't prepare for it today. attached the list of noncitizens removed for 21 21 A. That's not accurate. There's a lot of citizenship defects from Loudoun County's voter 22 22 documents here. And you'd speed it up, if you would rolls." So this refreshes your recollection --23 just show me the document in the first place, and we 23 A. Right. 2.4 2.4 can talk about it. Q. -- that you, PILF, were sending lists of 25 25 individuals listed in Alien Invasion II to Q. Well, Topic No. 4 to the 30(b)(6) Page 304 Page 305 1 1 Commonwealth attorneys. noncitizens removed for citizenship defects from 2 2 A. Right. Chesapeake's voter rolls." 3 3 Q. Right. And you sent it to a number of A. That's what the letter says, but you 4 4 said -- what it includes as an attachment is the jurisdictions, correct? 5 5 A. I think we just did a document -- we Cancellation - Declared Non-Citizen list --6 6 discussed one where you listed those jurisdictions, Q. Right. 7 7 or you provided me a document that listed a variety A. -- from the Department of Elections. 8 8 of jurisdictions. Q. Right. And this is -- this is what was 9 9 As a matter of fact, you've provided me a published in Alien Invasion II, correct? 10 10 number of documents that listed multiple A. Well, it almost certainly was, but you 11 11 jurisdictions, Johnson 17, and we've already talked didn't ask that until just now. 12 12 about those -- or talked about some of them. (PILF Exhibit 28 marked for 13 13 (PILF Exhibit 27 marked for identification: Email correspondence 14 14 identification: Email correspondence from (topmost) S Coplon sent 15 15 from (topmost) S Powell sent 6/30/2017 16 6/30/2017 with attachment 16 PILF-ADAMS-0017960 - 0017961) 17 PILF-ADAMS-0050984 - 0051022) 17 Q. The court reporter has marked as Exhibit 18 Q. The court reporter is marking as Exhibit 18 28 the email with the Bates number 17960, and this is 19 27 an email to the Chesapeake Commonwealth's 19 actually a response from a Susie Coplon of the 20 attorney's office, right? 20 Commonwealth attorney's office for Norfolk; is that 21 A. Correct. 21 right? 22 22 Q. A copy of the report and the voter roll A. Right. 23 cancellation list published in Alien Invasion II? 23 Q. And in this email she is thanking you for 24 24 A. No, that's not what it includes. sending over the Alien Invasion report and the list 25 Q. It says, "I have attached the list of 25 of noncitizens removed for citizenship defects from

	Page 306		Page 307	
1	Norfolk's voter rolls for a period of time, correct?		characterization	
2	A. That's right.	2	Q. Well, what other list are you sending?	
3	Q. Okay. You can put that aside.	3	Because this is what you published in Alien Invasion	
4	(PILF Exhibit 29 marked for	4	II.	
5	identification: Email correspondence	5	A. You said these were people removed from	
6	from (topmost) M Herring sent	6	the voter rolls. There's a difference between you	
7	7/7/2017	7	aren't asking a precise question.	
8	PILF-ADAMS-0017951 - 0017952)	8	(PILF Exhibit 30 marked for	
9	Q. And here is an email that's been marked as		identification: Email correspondence	
10	Exhibit 29 with the Bates number 17951. Do you see	10	from (topmost) S Powell sent	
11	that?	11	7/6/2017 with attachment	
12	A. Yes.	12	PILF-ADAMS-0050275 - 0050848)	
13	Q. And this is an email response from Michael	13	Q. The court reporter has marked as Exhibit	
14	Herring, Commonwealth attorney from Richmond City; is	14	30 a document beginning with Bates number 50275.	
15	that right?	15	Do you see that? It's an email from Shawna	
16	A. Right.	16	Powell to Logan Churchwell.	
17	Q. Acknowledging you sending over the Alien	17	A. I see it.	
18	Invasion II report and the list of individuals	18	Q. And she says, "Logan, here is my list of	
19	removed from Richmond City's voter rolls, correct?	19	CAs." That's Commonwealth attorneys, correct?	
20	A. No, it's not the list of people removed	20	A. Right.	
21	from Richmond City's voter rolls.	21	Q. "I'll follow up with them all again when I	
22	Q. "I have attached the list of noncitizens	22	return from vacation."	
23	removed for citizenship defects from Richmond City's	23	A. That's what it says.	
24	voter rolls."	24	Q. All right. You can put that aside.	
25	A. Well, you left that part out in your	25	A. Put it aside, did you say?	
	Page 308		Page 309	
1	Q. Put it aside, yes.	1	This is an email from you dated May 30th, at	
2	Have you personally met with any Commonwealth	2	the beginning of the chain, to Mark Lytle; is that	
3	attorneys regarding Alien Invasion II?	3	right?	
4	A. I don't believe I have.	4	A. The pronunciation is Lytle.	
5	Q. Have you met with any federal prosecutors	5	Q. Lytle, L-Y-T-L-E. Who is Mark Lytle?	
6	with regard to Alien Invasion II?	6	A. I I cannot remember what the state is	
7	A. Yes.	7	regarding the privilege agreement and whether or not	
8	Q. What	8	this was in the agreement.	
9	A. Well, I'm not sure, since you've	9	Q. Yes, it was.	
10	compressed it to II, I don't know if it's just II or	10	MR. DAVIS: This is okay.	
11	I or perhaps. I mean, maybe you can rephrase the	11	A. Right. Okay. And your question was?	
12	question.	12	Q. You emailed Mark Lytle on May 30th,	
13	Q. Have you met with any federal prosecutors	13	correct?	
14	with regard to Alien Invasion II?	14	A. May 30th, that's what the document says.	
15	A. Okay. I cannot recall if it was related	15	Q. And the subject line is "Report"?	
16	to II, but it might have been II and it might have	16	A. It is.	
17	been I and II.	17	Q. And there's a link to PJ Media article	
18 19	(PILF Exhibit 31 marked for	18 19	that you drafted about the Alien Invasion II report,	
20	identification: Email correspondence	20	correct?	
21	from (topmost) M Lytle sent	21	A. Well, in my personal capacity I drafted a	
22	5/30/2017 PH E ADAMS 0052723 0052724)	22	PJ Media article. So the use of the word "you" would	
23	PILF-ADAMS-0052723 - 0052724)  O. What's been perked as Exhibit 31 is a	23	bleed into corporate issues, but, yes, that is an	
24	Q. What's been marked as Exhibit 31 is a document with the Bates number 52721. For the	24	article that I in my personal capacity drafted.  Q. Okay. And then Mr. Lytle asked, "When are	
25	record, this document was produced to us last night.	25	you free for lunch?" And then you set, basically, a	

Page 310 Page 311 1 date and location, correct? 1 Q. Actually --2 2 A. Well, we set a date. To answer your A. I don't have an answer for you. 3 3 question about location, I'm not sure we actually --Q. I have a question that's pending. 4 Q. Okay. Did you --4 A. I know you do, but I don't have an answer 5 5 A. -- did. for you. 6 Q. Did you meet with Mr. Lytle and talk about 6 Q. Okay. You can talk to your attorney. 7 7 the Alien Invasion II report? We'll go off the record. 8 8 VIDEO SPECIALIST: We are off the record, A. Well, again, you keep asking about 9 Alien II. 9 5:24. 10 10 Q. Well, this is -- this is May 30th. (Proceedings recessed) 11 11 A. Right, but it could have also been VIDEO SPECIALIST: We are on the record, 12 Alien I. I just don't remember. It could have been 12 5:28. 13 13 BY MR. TEPE: both. 14 14 Q. Okay. Q. Mr. Adams, the question pending before you 15 A. But so --15 asked to go talk to your attorney was, did you 16 16 Q. Did you meet with him and discuss your provide Mr. Lytle lists of individuals that were 17 17 Alien Invasion reports? included in either of the invasion reports? 18 18 A. Yes. A. The answer is yes. And the reason I asked 19 O. Did you provide him lists of individuals 19 to talk to my attorneys is I was unaware of the 2.0 that were included in either of the Alien Invasion 2.0 particulars of the privilege agreement that you had. 21 21 reports? Q. Fair enough. What else did you discuss 22 22 A. Could I talk to my attorney for two with Mr. Lytle? 23 23 minutes? A. Well, we discussed a wide range of things, 24 2.4 O. Go off the record? including how people get on the voter rolls who are 25 25 A. Go off the record? not citizens, my analysis of what the defects are in Page 312 Page 313 1 1 the system, as we currently understood them at that quickly and easily obtain voter records from the 2 2 time, avenues that could be explored at the DOJ to Commonwealth election officials, all done relatively 3 3 enforce federal laws related to noncitizen voting, surreptitiously without the voters even being aware 4 4 the investigative procedures that would be utilized of the process. 5 5 by the department to look into these issues, the And, frankly, I was somewhat relieved that --6 nature of the administrative procedures that resulted 6 I believed that there is a genuine way to do this 7 7 in noncitizens getting on the rolls. There was a that protects voting rights and protects everybody 8 8 wide variety of issues. involved. 9 O. And you advocated to him that some of the 9 Q. Did you tell Mr. Lytle that, despite your 10 10 individuals listed in Alien Invasion reports be report saying there's 5,556 noncitizens, that 11 11 prosecuted. actually some number of them are actually citizens? 12 12 A. No. What I advocated -- no. See you --A. Right. What I said to him is that the 13 13 there's a recurring mischaracterization of the usual suspects who don't want anybody talking about 14 14 evidence in your question. noncitizens on the voter rolls are very incensed and 15 15 Q. It's a question. You can dispute it, if animated about this report. It's in -- responsive to 16 you want. 16 your question. 17 A. Well, it's an incorrect one. What I 17 Q. No, it's not. It's totally not 18 advocated to him was the department undertake a 18 responsive. 19 thorough review of this information, considering the 19 A. Well, if I might have the opportunity to 20 fact that they were well-placed to overcome the 20 get to it. 21 shortcomings that a private organization faced in 21 And I said, so what you're going to find is 2.2 trying to get to the bottom of this problem. 22 there may be some people who are ultimately citizens, 23 The department and the administration broadly 23 but you will have the ability to determine that in 24 had access to immigration records, citizenship 24 ways that nobody else will. And I explained why it 25 applications, DHS files, INS files. They could 25 was that people dislike this report because it was

the first step at trying to analyze what the problem is.  data they had available.  Q. So you told Mr. Lytle that	
<sup>2</sup> is.   <sup>2</sup> O. So you told Mr. Lytle that	the individuals
Q. Right, because the individuals listed in listed in Alien Invasion II, Exhibit	
Exhibit 1 are not actual lists of noncitizens; it's a potentially includes potentially	
bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from voter rolls for bist of people who were canceled from the people who were canceled f	
6 potentially not being noncitizens. 6 Q. Did you also tell him that y	
7 A. No, you're 7 strike that.	, , , , , , , , , , , , , , , , , , , ,
8 MR. DAVIS: Stop a second. I'm going to 8 Did you meet with any other for	ederal
9 object. It's argumentative and repetitive. 9 prosecutors besides Mr. Lytle?	cuciai
10 A. And also inaccurate. That is not 10 A. I did not have a meeting w	ith other
11 accurate. The list of people in Exhibit 1 are 12 federal prosecutors, at least none t	
declared noncitizens by the Commonwealth and for all lederal prosecutors, at least none to sitting here right now.	mat i remember
the other reasons that I testified throughout this  13 (PILF Exhibit 32 mark)	rad for
deposition could be rened on as declared identification. Email corresponds	-
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
Q. 50 the answer is yes, you did ten ivii.	
Lytic that some of the people fisted are fixery	
Dates number 40277. It's an email	•
A. No, that's not what I said nor did I  November 3rd, 2016, correct, to M	As. Powell?
testify to that. What I said was	
Q. Okay. Let me ask you 21 Q. And here you're looking fo	or a copy of
A. Can I answer the question? I'm sorry.  22 Alien Invasion I, right?	
What I said was that there were potential of 23 A. Yes.	
noncitizens here, but they would be able to easily Q. And you say, "I want to pu	
overcome false-positives because of the vast array of hands of the DOJ lawyer who wou	uld prosecute these
Page 316	Page 317
	rage 517
people, and is a friend of mine." Do you see that?  1 important." Do you see that?  A I see that  2 A Exhibit 33 is consistent with	
71. Lamoit 33 is consistent wi	
Q. Who is your friend? 3 testimony I just gave, and in fact i	
4 A. Mr. Lytle. 4 recollection that I was talking to N	•
Q. Okay. And so did you meet with him in Q. Right. So you had a meeti	
6 November of 2016? 6 Mr. Lytle in November of 2016, r	_
A. I don't believe so. I might have.	? If it does,
8 Q. And 8 please direct me to that.	
9 A. Well, wait, strike that answer. 9 Q. Well, it says in the middle	_
There is a high degree of probability that I 10 with EDVA USA office," 9:55 a.r	
had conversations with Mr. Lytle in November of '16.	-
Q. A high degree of probability that you did that that refers to a future event	
have conversations with Ms. Lytle 23 Q. And so you were asking for	
A. Mister. 14 records, excuse me, the records w	
Q Mr. Lytle in November, right? 15 individuals who had been cancele	ed, correct, for that
A. Correct. 16 meeting?	
17 (PILF Exhibit 33 marked for 17 A. No, I was asking for the list	
identification: Email correspondence 18 noncitizens for that meeting. Ren	· ·
from (topmost) S Powell sent 19 cancellations is much larger than 2	just noncitizen
20 11/21/2016 with attachment 20 cancellations.	ı
21 PILF-ADAMS-0013344 - 0013404) 21 Q. Do you recall any other me	eetings with
Q. This has been marked as Exhibit 33. At federal prosecutors other than the	
the end of this email you say, "I am talking to U.S. 23 Invasion II and the one in Novem	ber after Alien
24 attorney in charge of prosecuting them early 24 Invasion I?	ı
25 afternoon do so as soon as possible. Thanks. Very 25 A. Well, okay, there is a high	degree of

Page 319 Page 318 1 1 probability that I spoke with Mr. Lytle throughout paragraph. 2 2 A. Right. that entire period. 3 3 Q. So there's a bunch of communications Q. Right, and this is September 30. You're 4 4 referring to the Alien Invasion I report, right? you've had with Mr. Lytle. 5 5 A. I would say so, yes. A. Well, I don't think anything was out yet. 6 6 (PILF Exhibit 34 marked for Q. Right, because this is -- this is 7 7 identification: Email correspondence September 30. You were still editing it at this 8 8 from (topmost) N Johnson sent time. 9 9 9/30/2016 PILF-ADAMS-0005422) A. Correct. 10 Q. Did you meet with or correspond with any 10 Q. Right. And you said, Johnson says, 11 11 other -- strike that. "Thanks. I will give it another proof and send the 12 12 full PDF back," right? Did you have communications with any other 13 13 federal prosecutor other than Mr. Lytle about Alien A. Right. 14 14 Invasion reports? Q. And then in the fourth paragraph of the 15 A. Well, depends on how you define 15 underlying email you said, "I notice there are no 16 16 names of the matches," and that's -prosecutor. An AUSA, no. 17 17 Q. The court reporter is handing you what's A. This doesn't refer to Virginia. 18 18 been marked as 34. Exhibit 34. It's a document with Q. Okay. In this paragraph you refer to "I 19 the Bates number 5422. I want to direct --19 am going to deliver this to a good friend who does 2.0 20 the public corruption prosecutions at EDVA for DOJ." A. Okay. 21 21 Q. I want to direct your attention to your A. That's what it says. 22 22 email of September 30th at 3:21 p.m. Q. "I can give him the list separately." 23 23 A. What is this? It says "Adams Philly A. It says that. 2.4 2.4 edit." Q. Right. So this is the Alien Invasion 25 25 report, correct, Alien Invasion I? That's what you Q. The one, two, three, four ... fourth Page 320 Page 321 1 were working on that day. 1 the voter history matches. 2 2 A. Well, hold on. Let me read this. Q. Exactly. That's what I said. 3 3 I'm going to deliver this to a good friend ... A. Okay. 4 4 this probably would refer to Alien Invasion I after Q. And so your intention was for Alien 5 5 it was published. Invasion -- the Alien Invasion reports to be 6 6 Q. Right. And so what you were discussing self-contained prosecution guides, right? 7 7 here is how the report itself, what you were A. That's an overstatement of what we 8 8 intended. Let me -- I've testified to this a couple publishing, did not match names of people who were 9 9 canceled with those who -- with their voter history of times during this deposition. Let me explain what 10 10 this means, if that's what you're asking. Is that essentially, right? 11 11 the pending question? A. I don't think it says that. Where do you 12 12 see that? Q. The pending question is, your intention 13 13 Q. It says -was for Alien Invasion reports to be self-contained 14 14 A. I notice there are no names of the prosecution guides, using the language you use here 15 15 matches. That's about True the Vote ... in this email. 16 16 Q. No, Mr. Adams, you're saying here, "that's A. No. 17 17 Q. No? That wasn't your intention? good and bad. Good because it insulates us from a 18 18 personalized false-positive. Bad because it makes it A. I just answered that. 19 19 harder to move the report as a self-contained Q. Okay. How much money did PILF raise as a 20 20 prosecution guide." result of solicitations using the Alien Invasion I 21 21 A. Right. reports? 2.2 Q. And then you say, "I am going to deliver 2.2 A. Let the -- you have someone coming in. 23 23 this to a good friend," right? Q. You can answer the question. 24 24 A. Okay. This is referring to -- now that A. Next to nothing, as far as I know. 25 25 I've had a chance to look at this -- this refers to Q. You did frequently refer to Alien Invasion

	Page 322		Page 323
1	I in your fundraising correspondence, correct?	1	fundraising off of the Alien Invasion reports.
2	A. I don't know about what you mean by	2	Strike that answer. It's not. It's relating
3	"frequently." More than once? Yes. Frequently?	3	to New Jersey. "Report: Noncitizens discovered in
4	Vague. If you have a number to attach to your	4	New Jersey voter registration system." That's
5	question, I can attempt to answer it.	5	Exhibit 35.
6	Q. Well, my question is: How many times did	6	Q. Right. And on Exhibit 35 on the third
7	you refer to the Alien Invasion reports in	7	page, "Garden State Gotcha follows PILF's previous
8	fundraising solicitations?	8	work to quantify the number of voters canceled for
9	(PILF Exhibit 35 marked for	9	citizenship defects in Virginia. The Public Interest
10	identification: Email correspondence	10	Legal Foundation found more than 5,500 cases." And
11	from (topmost) Public Interest Legal	11	there's a link there to the report, correct?
12	sent 9/11/2017	12	A. Twenty-five words on a four-page document
13	PILF-ADAMS-0017882 - 0017886	13	refer to that 26, if you count the next paragraph.
14	PILF-ADAMS-0049764 - 0049765)	14	(PILF Exhibit 36 marked for
15	MR. DAVIS: Can I get a copy of that?	15	identification: Email correspondence
16	Q. Mr. Adams, how many times?	16	from (topmost) C Adams sent
17	A. I'm waiting for my counsel to get a copy.	17	11/30/2017
18	You didn't give him a copy. I'm letting him see it.	18	PILF-ADAMS-0017707 - 0017710)
19	Okay. Probably about a dozen, maybe more. It	19	Q. What I've handed what's been handed to
20	was totally ineffective, though, because we didn't	20	you now as Exhibit 36 is a document with the Bates
21	seem to raise any money related to the Alien Invasion	21	number 177707. This is another fundraising
22	reports that I can credit.	22	solicitation, correct?
23	Q. But that is an example of a fundraising	23	A. Right. This is Exhibit 36 is a
24	solicitation. This is Exhibit 35.	24	fundraising solicitation.
25	A. That is an example of a failed attempt at	25	Q. And on the second page of this
	Page 324		Page 325
1	solicitation you refer to your work on Virginia,	1	found 5,556 voters removed by the Commonwealth of
2	correct? You say this work revealed more than 5,500	2	Virginia as, quote, noncitizens.
3	cases of alien registrants, right?	3	A. Yes, that's accurate.
4	A. Yes.	4	Q. Right? "This research followed an initial
5	Q. You can put that document aside.	5	October 2016 sampling that yielded one thousand
6	(PILF Exhibit 37 marked for	6	noncitizens," right?
7	identification: Email correspondence	7	A. That's accurate.
8	from (topmost) C Adams sent	8	Q. And there are links to both those reports
9	12/20/2017	9	there, right?
10	PILF-ADAMS-0017698 - 0017702)	10	A. I'm not sure if that's what the links are.
11	Q. The court reporter has marked as Exhibit	11	There appears to be a hyperlink, but it doesn't
12	37 an email chain, Bates number 17698. This is from	12	necessarily go to the report. It could go to an
13	December of 2017. Do you see that?	13	article about the report. There's a variety of other
14	A. I have Exhibit 37.	14	possibilities. I didn't study all the hyperlinks in
15	Q. And as part of the email solicitation,	15	the 52,000 pages.
16	there is a reference, a bullet to the May 2017 Alien	16	(PILF Exhibit 38 marked for
17	Invasion report, correct?	17	identification: Email correspondence
18	A. Give me a moment to read this, please.	18	from (topmost) C Adams sent
19	Okay. On the third page it first mentions	19	8/27/2018
20	the	20	PILF-ADAMS-0018554 - 0018558)
21	Q. Well, it's	21	Q. The court reporter has marked as Exhibit
22 23	A the Virginia	22	38 a document with the Bates number 18554. This is
23	Q. The first two pages are just sort of email	23 24	another email solicitation, correct? It's dated
25	traffic, right? And on the first page of the actual solicitation there is a bullet that says that PILF	25	August 27, 2018. A. Right.
	somenation there is a bunct that says that FILI'		A. Kight.
			82 (Pages 322 to 325)

	Page 326		Page 327
1	Q. And it talks about the release of Safe	1	Plaintiffs in this case?
2	Spaces, right?	2	A. Next to nothing.
3	A. "Today PILF leased Safe Spaces," right.	3	MR. TEPE: We're going to keep this
4	Q. And at the end of it, it says, "Safe	4	deposition open. Bill, we can talk about it
5	Spaces follows the Foundation's previous reports	5	afterwards, but that's
6	studying noncitizen voter participation in Allegheny	6	MR. DAVIS: Our point is it's done, but,
7	County, Pennsylvania, New Jersey and Virginia," and	7	you know, we can address that at the appropriate time
8	there's a hyperlink on Virginia, correct?	8	and in the appropriate forum.
9	A. That's what it says.	9	MR. TEPE: Do you have any questions?
10	VIDEO SPECIALIST: Excuse me, gentlemen.	10	MR. DAVIS: I do not.
11	We've hit seven hours. I don't know if we have to	11	MR. TEPE: Okay.
12	have a hard stop.	12	MR. DAVIS: And we will read.
13	Q. PILF also	13	Q. Oh, there is actually one other issue.
14	MR. DAVIS: This is the last question	14	Mr. Adams, if you don't mind
15	we're going to entertain. You got a seven-hour rule.	15	A. Do you want to ask me another question?
16	MR. TEPE: Yes, and also the rule is that	16	MR. DAVIS: Are we on the record?
17	the witness is supposed to be prepared to answer	17	VIDEO SPECIALIST: I haven't turned it
18	questions.	18	off.
19	MR. DAVIS: And also we would expect the	19	MR. DAVIS: We should be off the record.
20	attorney not to ask repetitive and argumentative	20	Q. Okay. No, there's one question for the
21	questions. So we can take that up at another date,	21	record, because there was a question asked that we
22	but we're done for today.	22	didn't get a direct answer on.
23	•	23	<u> </u>
24	MR. TEPE: Okay.	24	Mr. Adams, you have no engagement or retention
25	Q. How much money has PILF raised through	25	letter with Skadden Arps, correct?  A. I've asked and answered.
23	solicitations invoking the lawsuit brought by		A. Tve asked and answered.
	Page 328		Page 329
1		1	_
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	Page 330		Page 331
1	CERTIFICATE	1	EXHIBITS
2	CERTITIONIE	2	
3	I, LINDA S. KINKADE, Registered Diplomate	3	PILF EXHIBITS DESCRIPTION PAGE
4	Reporter, Certified Realtime Reporter, Registered	4	PILF Exhibit 1 Plaintiffs' Amended Rule 7
5	Merit Reporter, Certified Shorthand Reporter, and	5	30(b)(6) Notice to Take
6	Notary Public, do hereby certify that prior to the	6	Deposition of Public Interest
7	commencement of examination the deponent herein was	7	Legal Foundation
8	duly sworn by me to testify truthfully under penalty	8	PILF Exhibit 2 ActRight Legal Foundation 12
9	of perjury.	9	letter dated 7/17/2014
10	I FURTHER CERTIFY that the foregoing is a true	10	PILF-ADAMS-0020792 - 20858
11	and accurate transcript of the proceedings as	11	PILF Exhibit 3 Filing re charitable 15
12	reported by me stenographically to the best of my	12	organization status
13	ability.	13	PILF-ADAMS-0021095 - 0021147
14	I FURTHER CERTIFY that I am neither counsel	14	PILF Exhibit 4 Email correspondence from 16
15	for nor related to nor employed by any of the parties	15	(topmost) CMitchell sent
16 17	to this case and have no interest, financial or	16	3/30/2016 with attachment
18	otherwise, in its outcome.	17	PILF-ADAMS-0018345 - 0018373
19	IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal this 21st day of	18	PILF Exhibit 5 PILF letter dated 1/14/2016 30
20	April 2019.	19	PILF-ADAMS-0027092 - 0027094
21	My commission expires: July 31, 2022	20	PILF Exhibit 6 Email correspondence from 52
22	iviy commission expires. July 31, 2022	21	(topmost) N Johnson dated
23		22	9/13/2016 with attachment
24	LINDA S. KINKADE	23	PILF-ADAMS-0003265 - 0003277
	NOTARY PUBLIC IN AND FOR	24	
25	THE DISTRICT OF COLUMBIA	25	
	Page 332		Page 333
1	Page 332 PILF Exhibit 7 Email correspondence from 57	1	Page 333 PILF Exhibit 13 Email correspondence from 107
1 2		1 2	
	PILF Exhibit 7 Email correspondence from 57		PILF Exhibit 13 Email correspondence from 107
2	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent	2	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent
2	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016	2 3	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment
2 3 4	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657	2 3 4	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421
2 3 4 5	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68	2 3 4 5	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421 PILF Exhibit 14 Email correspondence from 113
2 3 4 5	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent	2 3 4 5 6	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421 PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent
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2 3 4 5 6 7 8	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989	2 3 4 5 6 7 8	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent
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2 3 4 5 6 7 8 9	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent	2 3 4 5 6 7 8 9	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent
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2 3 4 5 6 7 8 9 10 11 12 13	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent 9/29/2016 with attachment PILF-ADAMS-0014015 - 0014033 PILF Exhibit 10 Email correspondence from 103 (topmost) D Palmer sent 9/30/2016 with attachment	2 3 4 5 6 7 8 9 10 11 12 13 14	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent 2/15/2017 with attachment PILF-ADAMS-0013464 - 0013471  PILF Exhibit 16 Email correspondence from 215 (topmost) D Moorman sent 2/16/2017 with attachment
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2 3 4 5 6 7 8 9 10 11 12 13 14 15	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent 9/29/2016 with attachment PILF-ADAMS-0014015 - 0014033 PILF Exhibit 10 Email correspondence from 103 (topmost) D Palmer sent 9/30/2016 with attachment PILF-ADAMS-0013933 - 0013951 PILF Exhibit 11 Email correspondence from 105	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent 2/15/2017 with attachment PILF-ADAMS-0013464 - 0013471  PILF Exhibit 16 Email correspondence from 215 (topmost) D Moorman sent 2/16/2017 with attachment PILF-ADAMS-0013091 - 0013109  PILF Exhibit 17 Email correspondence from 230
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent 9/29/2016 with attachment PILF-ADAMS-0014015 - 0014033 PILF Exhibit 10 Email correspondence from 103 (topmost) D Palmer sent 9/30/2016 with attachment PILF-ADAMS-0013933 - 0013951 PILF Exhibit 11 Email correspondence from 105 (topmost) N Johnson sent	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent 2/15/2017 with attachment PILF-ADAMS-0013464 - 0013471  PILF Exhibit 16 Email correspondence from 215 (topmost) D Moorman sent 2/16/2017 with attachment PILF-ADAMS-0013091 - 0013109  PILF Exhibit 17 Email correspondence from 230 (topmost) W Latham sent
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent 9/29/2016 with attachment PILF-ADAMS-0014015 - 0014033 PILF Exhibit 10 Email correspondence from 103 (topmost) D Palmer sent 9/30/2016 with attachment PILF-ADAMS-0013933 - 0013951 PILF Exhibit 11 Email correspondence from 105 (topmost) N Johnson sent	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent 2/15/2017 with attachment PILF-ADAMS-0013464 - 0013471  PILF Exhibit 16 Email correspondence from 215 (topmost) D Moorman sent 2/16/2017 with attachment PILF-ADAMS-0013091 - 0013109  PILF Exhibit 17 Email correspondence from 230 (topmost) W Latham sent
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent 9/29/2016 with attachment PILF-ADAMS-0014015 - 0014033 PILF Exhibit 10 Email correspondence from 103 (topmost) D Palmer sent 9/30/2016 with attachment PILF-ADAMS-0013933 - 0013951 PILF Exhibit 11 Email correspondence from 105 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005444 - 0005586 PILF Exhibit 12 Email correspondence from 106 (topmost) C Adams sent	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent 2/15/2017 with attachment PILF-ADAMS-0013464 - 0013471  PILF Exhibit 16 Email correspondence from 215 (topmost) D Moorman sent 2/16/2017 with attachment PILF-ADAMS-0013091 - 0013109  PILF Exhibit 17 Email correspondence from 230 (topmost) W Latham sent 2/2/2017 with attachment PILF-ADAMS-0016622 - 0016642  PILF Exhibit 18 Email correspondence from 236 (topmost) N Johnson sent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent 9/29/2016 with attachment PILF-ADAMS-0014015 - 0014033 PILF Exhibit 10 Email correspondence from 103 (topmost) D Palmer sent 9/30/2016 with attachment PILF-ADAMS-0013933 - 0013951 PILF Exhibit 11 Email correspondence from 105 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005444 - 0005586 PILF Exhibit 12 Email correspondence from 106 (topmost) C Adams sent 9/30/2016 with attachment	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent 2/15/2017 with attachment PILF-ADAMS-0013464 - 0013471  PILF Exhibit 16 Email correspondence from 215 (topmost) D Moorman sent 2/16/2017 with attachment PILF-ADAMS-0013091 - 0013109  PILF Exhibit 17 Email correspondence from 230 (topmost) W Latham sent 2/2/2017 with attachment PILF-ADAMS-0016622 - 0016642  PILF Exhibit 18 Email correspondence from 236
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	PILF Exhibit 7 Email correspondence from 57 (topmost) C Adams sent 8/5/2016 PILF-ADAMS-0000654 - 657 PILF Exhibit 8 Email correspondence from 68 (topmost) N Johnson sent 8/17/2016 with attachment PILF-ADAMS-0008942 - 0008989 PILF Exhibit 9 Email correspondence from 102 (topmost) C Adams sent 9/29/2016 with attachment PILF-ADAMS-0014015 - 0014033 PILF Exhibit 10 Email correspondence from 103 (topmost) D Palmer sent 9/30/2016 with attachment PILF-ADAMS-0013933 - 0013951 PILF Exhibit 11 Email correspondence from 105 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005444 - 0005586 PILF Exhibit 12 Email correspondence from 106 (topmost) C Adams sent	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	PILF Exhibit 13 Email correspondence from 107 (topmost) N Johnson sent 9/30/2016 with attachment PILF-ADAMS-0005278 - 0005421  PILF Exhibit 14 Email correspondence from 113 (topmost) N Johnson sent 6/28/2016 with attachment PILF-ADAMS-0007211 - 0007214  PILF Exhibit 15 Email correspondence from 212 (topmost) D Moorman sent 2/15/2017 with attachment PILF-ADAMS-0013464 - 0013471  PILF Exhibit 16 Email correspondence from 215 (topmost) D Moorman sent 2/16/2017 with attachment PILF-ADAMS-0013091 - 0013109  PILF Exhibit 17 Email correspondence from 230 (topmost) W Latham sent 2/2/2017 with attachment PILF-ADAMS-0016622 - 0016642  PILF Exhibit 18 Email correspondence from 236 (topmost) N Johnson sent
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	Page 334	Page 335
1	PILF Exhibit 19 Email correspondence from 238	PILF Exhibit 25 Email correspondence from 299
2	(topmost) N Johnson sent	2 (topmost) S Powell sent
3	2/7/2017	3 7/5/2017
4	PILF-ADAMS-0009170 - 0009172	4 PILF-ADAMS-0000022 - 0000028
5	PILF Exhibit 20 Letter from Kim McKiernan, 244	5 PILF Exhibit 26 Email correspondence from 303
6	VREO with attachment	6 (topmost) S Powell sent
7	PILF-ADAMS-0019100 - 0019105	<sup>7</sup> 7/5/2017 with attachment
8	PILF Exhibit 21 Email correspondence from 253	8 PILF-ADAMS-0000045 - 0000087
9	(topmost) C Adams dated	9 PILF Exhibit 27 Email correspondence from 304
10	2/1/2017	10 (topmost) S Powell sent
11	PILF-ADAMS-0006337 - 0006340	11 6/30/2017 with attachment
12	PILF Exhibit 22 Email correspondence from 261	12 PILF-ADAMS-0050984 - 0051022 13 PILF Eybibit 28 Email correspondence from 305
13 14	(topmost) N Johnson sent	The Exhibit 26 Email correspondence from 303
15	2/1/2017 PILF-ADAMS-0009200 -0009202	14 (topmost) S Coplon sent 15 6/30/2017
16		16 PILF-ADAMS-0017960 - 0017961
17	PILF Exhibit 23 Email correspondence from 269 (topmost)	PILF-ADAMS-001/900 - 001/901  PILF Exhibit 29 Email correspondence from 306
18	a@electionlawcenter.com sent	18 (topmost) M Herring sent
19	5/20/2017	19 7/7/2017
20	PILF-ADAMS-0000043 - 0000044	20 PILF-ADAMS-0017951 - 0017952
21	PILF Exhibit 24 Email correspondence from 285	PILF Exhibit 30 Email correspondence from 307
22	(topmost) L Churchwell sent	22 (topmost) S Powell sent
23	5/25/2017	<sup>23</sup> 7/6/2017 with attachment
24	PILF-ADAMS-0000241 - 0000246	<sup>24</sup> PILF-ADAMS-0050275 - 0050848
25		25
	Page 336	Page 337
1	PILF Exhibit 31 Email correspondence from 308	<sup>1</sup> PILF Exhibit 37 Email correspondence from 324
2	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent	PILF Exhibit 37 Email correspondence from 324 (topmost) C Adams sent
2	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017	PILF Exhibit 37 Email correspondence from 324  (topmost) C Adams sent  12/20/2017
2 3 4	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017 PILF-ADAMS-0052723 - 0052724	1 PILF Exhibit 37 Email correspondence from 324 2 (topmost) C Adams sent 3 12/20/2017 4 PILF-ADAMS-0017698 - 0017702
2 3 4 5	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017 PILF-ADAMS-0052723 - 0052724 PILF Exhibit 32 Email correspondence from 315	1 PILF Exhibit 37 Email correspondence from 324 2 (topmost) C Adams sent 3 12/20/2017 4 PILF-ADAMS-0017698 - 0017702 5 PILF Exhibit 38 Email correspondence from 325
2 3 4 5 6	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017 PILF-ADAMS-0052723 - 0052724 PILF Exhibit 32 Email correspondence from 315 (topmost) C Adams sent	PILF Exhibit 37 Email correspondence from 324  (topmost) C Adams sent  12/20/2017  PILF-ADAMS-0017698 - 0017702  PILF Exhibit 38 Email correspondence from 325  (topmost) C Adams sent
2 3 4 5 6 7	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017 PILF-ADAMS-0052723 - 0052724 PILF Exhibit 32 Email correspondence from 315 (topmost) C Adams sent 11/3/2016	1 PILF Exhibit 37 Email correspondence from 324 2 (topmost) C Adams sent 3 12/20/2017 4 PILF-ADAMS-0017698 - 0017702 5 PILF Exhibit 38 Email correspondence from 325 6 (topmost) C Adams sent 7 8/27/2018
2 3 4 5 6 7 8	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017 PILF-ADAMS-0052723 - 0052724 PILF Exhibit 32 Email correspondence from 315 (topmost) C Adams sent 11/3/2016 PILF-ADAMS-0046297	1 PILF Exhibit 37 Email correspondence from 324 2 (topmost) C Adams sent 3 12/20/2017 4 PILF-ADAMS-0017698 - 0017702 5 PILF Exhibit 38 Email correspondence from 325 6 (topmost) C Adams sent 7 8/27/2018 8 PILF-ADAMS-0018554 - 0018558
2 3 4 5 6 7 8	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017 PILF-ADAMS-0052723 - 0052724 PILF Exhibit 32 Email correspondence from 315 (topmost) C Adams sent 11/3/2016 PILF-ADAMS-0046297 PILF Exhibit 33 Email correspondence from 316	1 PILF Exhibit 37 Email correspondence from 324 2 (topmost) C Adams sent 3 12/20/2017 4 PILF-ADAMS-0017698 - 0017702 5 PILF Exhibit 38 Email correspondence from 325 6 (topmost) C Adams sent 7 8/27/2018 8 PILF-ADAMS-0018554 - 0018558
2 3 4 5 6 7 8 9	PILF Exhibit 31 Email correspondence from 308 (topmost) M Lytle sent 5/30/2017 PILF-ADAMS-0052723 - 0052724 PILF Exhibit 32 Email correspondence from 315 (topmost) C Adams sent 11/3/2016 PILF-ADAMS-0046297 PILF Exhibit 33 Email correspondence from 316 (topmost) S Powell sent	1 PILF Exhibit 37 Email correspondence from 324 2 (topmost) C Adams sent 3 12/20/2017 4 PILF-ADAMS-0017698 - 0017702 5 PILF Exhibit 38 Email correspondence from 325 6 (topmost) C Adams sent 7 8/27/2018 8 PILF-ADAMS-0018554 - 0018558
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19	PILF-ADAMS-0005621 - 0005636	
20	Johnson Exhibit 8 Email correspondence from 100	Johnson Exhibit 18 Email correspondence from 302 (topmost) N Johnson sent
21	(topmost) N Johnson sent	
22	9/29/2016 with attachment	0/21/2017
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3	NAME OF CASE: LULAC vs. PILF		
4	DATE OF DEPOSITION: Thursday, April 18, 2019		
5	PLEASE INSERT REASON FOR CHANGE:		
6	1. To clarify the record.		
	2. To conform to the facts.		
7	3. To correct a transcription error.		
8	Page Line Reason No.		
9	From to		
10	Page Line Reason No		
11	From to		
12	Page Line Reason No.		
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14	Page Line Reason No.		
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17	From to		
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19	From to		
20 21			
22	SIGNED: DATE:		
23	(Signature of J. Christian Adams)		
24	(Signature of J. Christian Adams)		
25			

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